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tor of Food Distribution on October 11, 1943, is amended as follows:

The quotas for handlers who are also producers, described in § 1401.74 (g) of the original order, is modified in the following particulars: Strike out (g) and insert in lieu thereof the following:

(g) *Quotas for handlers who are also producers.* Quotas for handlers who are also producers and who purchase no milk shall be computed in accordance with (e) hereof, except that the applicable percentages shall be 100 percent in lieu of the percentages specified in (e) (3).

(b) *Effective date.* This amendment of FDO No. 79-43 shall become effective at 12:01 a. m., e. w. t., December 1, 1943.

(E.O. 9280, 7 F.R., 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; FDO 79, 8 F.R. 12426, 13283)

Issued this 30th day of November 1943.

C. W. KITCHEN,

Acting Director of Food Distribution.

[F. R. Doc. 43-19235; Filed, December 1, 1943; 4:09 p. m.]

[FDO 79-44, Amdt. 2]

PART 1401—DAIRY PRODUCTS

DIRECTOR'S ORDER FOR SPRINGFIELD-HOLYOKE, MASS., MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Food Distribution Order No. 79-44, § 1401.78, relative to the conservation of fluid milk in the Springfield-Holyoke, Massachusetts, milk sales area (8 F.R. 13968) issued by the Director of Food Distribution on October 11, 1943, is amended as follows:

Quotas for handlers who are also producers described in § 1401.78 (g) of the original order is modified in the following particulars: Strike out (g) and insert in lieu thereof the following:

(g) *Quotas for handlers who are also producers.* Quotas for handlers who are also producers and who purchase no milk shall be computed in accordance with (e) hereof, except that the applicable percentages shall be 100 percent in lieu of the percentages specified in (e) (3).

Effective date. This amendment of FDO No. 79-44, shall become effective at 12:01 a. m., e. w. t., December 1, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; FDO 79, 8 F.R. 12426, 13283)

Issued this 30th day of November 1943.

C. W. KITCHEN,
Acting Director of Food Distribution.

[F. R. Doc. 43-19236; Filed, December 1, 1943; 4:09 p. m.]

[FDO 79-81, Amdt. 1]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM IN NEW YORK-NEW JERSEY METROPOLITAN MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943, (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Food Distribution Order No. 79-81, § 1401.47 relative to the conservation of fluid milk in the New York-New Jersey metropolitan milk sales area (8 F.R. 14373), issued by the Director of Food Distribution on October 21, 1943, is amended as follows:

1. By deleting the provisions in (a) (9) of said order and inserting, in lieu thereof, the following:

(9) The term "wholesale purchasers" means any person who purchases milk, milk byproducts or cream, including sour cream, for purposes of resale, or use in other than personal, family, or household consumption, except (i) other handlers; (ii) purchasers engaged in the processing of milk, milk byproducts, or cream, who do not distribute milk, milk byproducts, or cream, including sour cream, in the sales area; (iii) industrial users; (iv) those purchasers specifically exempt from quota restrictions by FDO 79; (v) nursery, elementary, junior high, and high schools; and (vi) hospitals.

2. By inserting in said order an additional definition to be designated as (a) (14):

(14) The term "industrial user" means a person, as determined by the market agent, who uses milk, cream (sweet or sour), skim milk beverage, and cottage, pot, or bakers' cheese, in making other foods and who sells such foods primarily for resale to consumers off the premises where made.

Effective date. This amendment shall become effective at 12:01 a. m., e. w. t., December 1, 1943. With respect to violations, rights accrued, or liabilities incurred prior to the effective time of this amendment, the aforesaid orders issued by the Director shall be deemed to be in full force and effect for the purpose of

sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; FDO 79, 8 F.R. 12426, 13283.)

Issued this 30th day of November, 1943.

C. W. KITCHEN,

Acting Director of Food Distribution.

[F.R. Doc. 43-19276; Filed, December 1, 1943; 4:55 p. m.]

[FDO 79-83, Amdt. 1]

PART 1401—DAIRY PRODUCTS

DIRECTOR'S ORDER FOR THE PORTLAND, ME., MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Food Distribution Order No. 79-83, § 1401.116, relative to the conservation of fluid milk in the Portland, Maine, milk sales area (8 F.R. 14654), issued by the Director of Food Distribution on October 28, 1943, is amended as follows:

The quotas for handlers who are also producers, described in § 1401.116 (g) of the original order, is modified in the following particulars: Strike out (g) and insert in lieu thereof the following:

(g) *Quotas for handlers who are also producers.* Quotas for handlers who are also producers and who purchase no milk shall be computed in accordance with (e) hereof, except that the applicable percentages shall be 100 percent in lieu of the percentages specified in (e) (3).

Effective date. This amendment of FDO No. 79-83 shall become effective at 12:01 a. m., e. w. t., December 1, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; FDO 79, 8 F.R. 12426, 13283)

Issued this 30th day of November 1943.

C. W. KITCHEN,

Acting Director of Food Distribution.

[F.R. Doc. 43-19237; Filed, December 1, 1943; 4:08 p. m.]

[FDO 79-97, Amdt. 2]

PART 1401—DAIRY PRODUCTS

DIRECTOR'S ORDER FOR MANCHESTER, N. H., MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943, (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Food Distribution Order No. 79-97, § 1401.122, relative to the conservation of fluid milk in the Manchester, New Hampshire, milk sales area (8 F.R. 15481) issued by the Director of Food Distribution on November 6, 1943, is amended as follows:

Quotas for handlers who are also producers described in § 1401.122 (g) of the original order is modified in the follow-

ing particulars: Strike out (g) and insert in lieu thereof the following:

(g) *Quotas for handlers who are also producers.* Quotas for handlers who are also producers and who purchase no milk shall be computed in accordance with (e) hereof, except that the applicable percentages shall be 100 percent in lieu of the percentages specified in (e) (3).

Effective date. This amendment of FDO No. 79-97, shall become effective at 12:01 a. m., e. w. t., December 1, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; FDO 79, 8 F.R. 12426, 13283)

Issued this 30th day of November 1943.

C. W. KITCHEN,

Acting Director of Food Distribution.

[F.R. Doc. 43-19238; Filed, December 1, 1943; 4:08 p. m.]

[FDO 79-102]

PART 1401—DAIRY PRODUCTS

DELEGATION OF AUTHORITY TO MARKET AGENTS IN THE ADMINISTRATION OF FOOD DISTRIBUTION ORDERS FOR THE CONSERVATION AND DISTRIBUTION OF FLUID MILK AND CREAM

Pursuant to the authority vested in the Director by Food Distribution Order No. 79 (8 F.R. 12426) issued by the War Food Administrator on September 7, 1943, as amended, and in order to effectuate the purposes thereof, it is hereby ordered as follows:

§ 1401.135 *Fluid milk and cream—* (a) *Definitions.* When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof, each term defined in Food Distribution Order No. 79, as amended, shall, when used herein, have the same meaning as is set forth for such term in Food Distribution Order No. 79, as amended.

(b) *Delegation of authority.* The market agent under any of the Director's orders, No. 79-1 through No. 79-101 (except No. 79-82), issued pursuant to Food Distribution Order No. 79, as amended, is hereby authorized:

(1) To exempt deliveries of milk, cream, and milk byproducts to industrial users, in their capacity as such users, from charges to quotas and exclude such deliveries from the computation of deliveries in the base period, and the term "industrial user" shall be construed to mean a person, as determined by the market agent, manufacturing products which require, as an ingredient, milk, cream, or milk byproducts, and which are disposed of primarily for resale to consumers off the premises where made.

(2) To permit an exchange of quotas between handlers upon receipt of a request in writing from each handler affected.

(3) To increase or decrease the quotas of any handler, upon application from a handler and written notice to the Director and to each handler affected, (i) to permit deliveries to purchasers not

being serviced, or (ii) permit a handler to serve a contractual account which customarily rotates among several handlers inclusive of any contract let by a public agency or institution on a bid basis: *Provided*, That the amount of quota transferred to serve such account shall not exceed deliveries to such account in the base period or in the quota period next preceding the transfer, whichever is less.

(4) To permit a handler to make the following compensating adjustments in quotas, to be made concurrently within each quota period: (i) In an area wherein a quota of butter fat in milk is not specified, milk quota may be increased 2.15 pounds for each one pound reduction in cream quota of a 20 percent butter fat content, and with each decline of one percent in the butter fat content of cream quota, the allowable increase in milk quota per pound of cream quota reduction shall be reduced .07 pound, and milk quota may be increased .75 pound with each one pound reduction in milk byproducts quota; (ii) in an area wherein a quota of butter fat in milk is specified, milk quota may be increased one pound for each one pound reduction in the cream or milk byproducts quota, and the quota of butter fat in milk may be increased one pound for each one pound reduction in the quota of butter fat in cream; (iii) cream quota may be increased one pound for each one pound reduction in milk byproducts quota: *Provided*, That the resulting cream quota shall not exceed 100 percent of deliveries of cream in the base period; and (iv) milk byproducts quota may be increased one pound for each one pound reduction in cream quota.

(c) *Review by the Director.* A ruling by a market agent under the authority delegated herein may be reviewed by the Director upon petition by a handler affected by a change in quota, if filed within 15 days after issuance of written notice to the handler, or upon the initiative of the Director, and may be affirmed, modified or reversed by the Director. Compliance with the provisions set forth in FDO 79, § 1401.29 (b) (3), by the handlers affected by change in quota, shall be a consideration affecting such review.

(d) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., December 1, 1943.

Issued this 30th day of November 1943.

C. W. KITCHEN,

Acting Director of Food Distribution.

[F.R. Doc. 43-19239; Filed, December 1, 1943; 4:08 p. m.]

[FDO 18-3, Amdt. 4]

PART 1415—IMPORTED FOODS

TEA QUOTAS, PACKING RESTRICTIONS, REPORTS, AND RECORDS FOR PACKERS AND WHOLESALERS

Food Distribution Order No. 18-3, issued by the Acting Director of Food Distribution, War Food Administration, on June 17, 1943, as amended (8 F.R. 8389, 13434), is amended to read as follows:

§ 1415.6 Tea quotas, packaging restrictions, reports, and records—(a) *Definitions.* When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) The term "packer" means any person who delivers tea packed by him or tea packed for his account by some other person, to the extent of the deliveries of such tea made by him.

(2) The term "wholesale receiver" means any person (regardless of whether he is also a packer) who accepts deliveries of tea in bulk or tea packed by, or for the account of, some other person, to the extent that he resells such tea (i) exclusively or predominantly at wholesale; or (ii) through four or more centrally owned, affiliated, or independent retail stores owned or, for purchasing purposes, represented by him; or (iii) at retail or for any other purpose not specified above if, during the calendar year 1941 or the portion of such calendar year during which he was engaged in the business of purchasing tea, his monthly purchases of such tea averaged 200 pounds or more.

(3) The term "net deliveries" means (i) with respect to a packer, the total number of pounds of tea delivered by a packer which was packed by, or for the account of such packer, but shall not include deliveries of such tea made by the respective packer to governmental agencies pursuant to (c) (1) hereof; (ii) with respect to a wholesale receiver, the total number of pounds of bulk tea and tea packed by, or for the account of, some other person delivered by the wholesale receiver, minus the total of all deliveries of such tea made to governmental agencies pursuant to (c) (1) hereof.

(4) The term "quota period" means the quarter-annual period commencing January 1, April 1, July 1, or October 1, of each year.

(5) The term "person" means any individual, partnership, corporation, association or any other business entity.

(6) The term "governmental agency" means (i) the Armed Services of the United States (for the purposes of this order, including, but not restricted to, the United States Army post exchanges, sales commissaries, United States Navy ship's service departments, and the United States Marine Corps post exchanges); (ii) the Food Distribution Administration, War Food Administration (including, but not restricted to, the Federal Surplus Commodities Corporation); (iii) the War Shipping Administration; (iv) the Veterans' Administration; and (v) any other instrumentality or agency designated by the War Food Administrator. The term "governmental agency" also includes any person who, pursuant to a food distribution regulation, is entitled to purchase tea subject to this order.

(7) The term "Armed Services of the United States" means the Army, Navy, Marine Corps, and Coast Guard of the United States.

(b) *Tea quotas.* (1) During the quota period commencing January 1, 1944, no packer shall deliver a total

quantity of tea which was packed by him or for his account which is in excess of 75 percent of the amount of his net deliveries of such tea during the corresponding quarterly period of the calendar year 1941 or 1942, whichever amount is the greater.

(2) During the quota period commencing April 1, 1944, and each subsequent quota period, no packer shall deliver a total quantity of tea which was packed by him or for his account which is in excess of 75 percent of the amount of his net deliveries of such tea during the corresponding quarterly period of the calendar year 1941.

(3) During the quota period commencing January 1, 1944, and each subsequent quota period, no packer shall accept deliveries of a total quantity of tea in bulk form which is in excess of 1½ times his quota for deliveries for the respective quota period as computed pursuant to the provisions hereof.

(4) During the quota period commencing January 1, 1944, no wholesale receiver shall accept delivery of a total quantity of tea in bulk form and tea packed by or for the account of some other person, which is in excess of 75 percent of his net deliveries of such tea during the corresponding quarterly period of the calendar year of 1941 or 1942, whichever amount is the greater.

(5) During the quota period commencing April 1, 1944, and each subsequent quota period, no wholesale receiver shall accept delivery of a total quantity of tea in bulk form and tea packed by or for the account of some other person, which is in excess of 75 percent of his net deliveries of such tea during the corresponding quarterly period of the calendar year of 1941.

(6) Any packer who delivers a substantial portion of his quota of tea directly to consumers or to retailers may, by letter, submit to the Director a plan to transfer the distribution of all or a part of that portion to wholesale receivers. Such a plan must contemplate a substantial conservation of automotive and related equipment and material and, also contain provision for equitable distribution of the transferred volume among such wholesale receivers and an equitable redistribution of that volume within the areas previously served directly by the packer. If such a plan is authorized by the Director, the packer may deliver to wholesale receivers, and such wholesale receivers may accept, without charge to their quotas, the volume of tea authorized for transfer: *Provided*, That delivery of such tea is accompanied by a dated certification by the packer in substantially the following language (with the appropriate information inserted in the blank spaces):

Pursuant to authorization issued to the undersigned by the Director of Food Distribution, United States Department of Agriculture, you may accept the tea delivered hereunder without charge to your quota as a wholesale receiver.

Name of packer company _____

By _____ Title _____

(7) Any person who directly or indirectly serves any county or other area

designated in Schedule D, § 1407.244 (7 F.R. 6937, 8 F.R. 11292), of Ration Order 3 of the Office of Price Administration, as now or hereafter amended, is hereby assigned a supplementary quota for each such area. Such supplementary quota, which shall be available only for ultimate distribution in the respective increased-population area referred to in said Schedule D, shall be computed by determining the amount of his quota under the provisions hereof, by determining the portion of that amount allocable to deliveries to or for each such area, and by applying to that portion the percentage of population increase designated in said Schedule D of Ration Order 3, for the respective area. Such supplementary quota shall be computed on the basis of the provisions of said Schedule D which are in effect on the first day of the quota period during which the supplementary quota is used.

(8) The quotas prescribed hereunder shall be calculated quantitatively in terms of pounds.

(c) *Quota-exempt deliveries and acceptances.* (1) Notwithstanding any restriction contained in this order any packer may, without charge to his quota, deliver tea to or for a governmental agency and any wholesale receiver may, without charge to his quota, accept delivery of tea to replace tea delivered to or for a governmental agency.

(2) No wholesale receiver shall accept delivery of tea to replace tea delivered to or for a governmental agency pursuant to (c) (1) hereof and no packer shall deliver tea free of any quota restrictions to any such wholesale receiver pursuant to (c) (1) hereof unless such wholesale receiver furnishes to the packer a written certification in duplicate for each delivery made by the wholesale receiver to a governmental agency. Such certification shall indicate the name of the governmental agency to which the wholesale receiver has delivered tea free of quota restrictions, the date upon which such delivery was made to such governmental agency, and the quantity of tea so delivered to such governmental agency. The packer to whom such certification has been furnished as aforesaid shall retain the original of such certification for at least one year after the date of receipt thereof.

(d) *Carrying over of quotas.* During the first calendar month of the quota period commencing January 1, 1944, and the first calendar month of each quota period thereafter, any person may utilize the unused portion of his quota for the immediately preceding quota period.

(e) *Restrictions on packaging.* (1) No packer shall pack tea intended for sale at retail in packages of more than 4 sizes and such sizes shall contain either 16 ounces, 8 ounces, 4 ounces, or 1½ ounces net weight.

(2) No packer shall pack tea bags or tea balls intended for sale at retail except at the rate of 200 bags or balls per net pound of tea; and no packer shall pack tea bags or tea balls intended for sale at retail in more than 3 sizes, and such sizes shall contain either 48 bags, 16 bags, or 8 bags each.

(3) No packer shall pack tea bags for, or sell tea bags to, any hotel, club, restaurant, cafe, cafeteria, caterer, inn, railroad diner, lunch room, sandwich stand, or any public eating place in sizes other than the following: (i) for individual service, at the rate of either 200 or 250 bags or balls per net pound of tea and in containers of only 100 bags each; or (ii) for iced tea service, each tea bag shall contain only one ounce of tea, and such tea bags which are packed in containers shall be so packed only in multiples of 16.

(d) *Applicability of order.* Any person doing business in one or more of the 48 States or the District of Columbia is subject to the provisions hereof, but the provisions hereof shall not apply to any person doing business in any Territory or possession of the United States with respect to such business.

(g) *Reports.* Within 15 days after the close of each quota period, every packer shall report to the Director the total quantity of any quota-exempt deliveries of tea made by him during such quota period under the provisions of (c) (1) hereof, and the name of the governmental agency to which such deliveries were made. Every packer and every wholesale receiver participating in any transaction to which this order applies shall keep and preserve, for a period of not less than two years, records which, upon examination, will disclose his total monthly inventories of tea and the monthly deliveries made by him (if he is a packer) or accepted by him (if he is a wholesale receiver). If the sales slips, invoices, bills, or other instruments or records customarily kept by him are sufficient to furnish the information specified herein, no additional record system need be installed to meet the requirements hereof.

(h) *Bureau of the Budget approval.* The record-keeping and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. Subsequent record-keeping or reporting requirements will be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(i) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship on him may apply in writing for relief to the Director, setting forth in such petition all pertinent facts and the nature of the relief sought. The Director may thereupon take such action as he deems appropriate which action shall be final.

(j) *Communications.* All reports required to be filed hereunder and all communications concerning this order, unless instructions to the contrary are issued by the Director, shall be addressed to the War Food Administrator, United States Department of Agriculture, Washington, D. C., Ref. FD-18.

(k) *Effective date.* The provisions hereof shall become effective at 12:01 a. m., e. w. t., December 1, 1943. With respect to violations of said Food Distribution Order No. 18-3, as heretofore

amended, rights accrued or liabilities incurred prior to the effective time of its amendment, said Food Distribution Order No. 18-3, as heretofore amended, shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; FDO 18, 8 F.R. 1778, 8388)

Issued this 30th day of November 1943.

C. W. KITCHEN,
Acting Director of Food Distribution.

[F. R. Doc. 43-19290; Filed, December 1, 1943;
4:08 p. m.]

[FDO 4-5]

PART 1450—TOBACCO

ALLOCATIONS OF 1943 CROP BURLEY TOBACCO

Pursuant to the authority vested in me by Food Distribution Order No. 4, issued by the Secretary of Agriculture on January 7, 1943, as amended (8 F.R. 335, 11331), and to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1450.5 Restrictions on 1943 crop burley tobacco—(a) Definitions. When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) The term "burley tobacco" means unmanufactured tobacco of Type 31, as defined in the Official Standard Grades for Burley Tobacco (7 CFR 29.206 (II)), promulgated by the Secretary of Agriculture on November 25, 1936, pursuant to the Tobacco Inspection Act (7 U.S.C. 1940 ed. 511 *et seq.*).

(2) The term "manufacturer" means any person who processed tobacco during the period from October 1, 1942, to September 30, 1943, inclusive, into a product for consumer use which was subject to taxation under the Internal Revenue Code (26 U.S.C. 1940 ed. 2000-2040).

(3) The term "dealer" means any person, other than a manufacturer, who purchased burley tobacco of the crops of 1939, 1940, and 1941 from producers or at auction and redried and packed such tobacco, or had such tobacco redried and packed for his account.

(4) The term "1943 crop burley tobacco" means burley tobacco which was planted and harvested during the calendar year 1943.

(5) The term "warehouseman" means any person who offers tobacco for sale at auction as a commission agent for the producer of such tobacco.

(6) The term "farm scrap" means any loose, tangled, untied, and unstemmed burley tobacco salvaged as a by-product in harvesting, stripping, classing, and tying on the farm and consisting chiefly of barn and strip-house floor sweepings and very inferior quality leaves not sold at auction by growers.

(7) The term "auction scrap" means any loose, untied, and unstemmed burley tobacco consisting entirely of floor sweepings, loose, and tangled leaves, or

portions of leaves which accumulate from unavoidable dropping or breakage in the handling of burley tobacco on auction warehouse floors and which consist exclusively of such tobacco salvaged as a by-product of auction marketing.

(8) The term "person" means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether incorporated or not.

(b) *Restrictions.* (1) After the effective time of this order no person shall purchase, or otherwise acquire, 1943 crop burley tobacco unless such tobacco is purchased or acquired pursuant to the provisions hereof.

(2) No manufacturer shall, directly or indirectly, purchase, or otherwise acquire, 1943 crop burley tobacco, except as provided in (b) (6) hereof, which will cause the total amount of such tobacco so acquired by him to exceed 90 percent of the total number of pounds of burley tobacco used by such person for manufacturing purposes during the period from October 1, 1942, to September 30, 1943, inclusive.

(3) No manufacturer shall, except as provided in (b) (6) hereof, purchase at auction a higher proportion of his total allocation of 1943 crop burley tobacco than his total purchases of burley tobacco from the crops of 1939, 1940, and 1941 at auction bore to his total purchases of burley tobacco from such crops, and such proportion of his total allocation shall only be purchased at auction.

(4) No dealer shall purchase, except as provided in (b) (6) hereof, from producers or at auction for his own account a total quantity of 1943 crop burley tobacco which is in excess of 115 percent of the amount which was allocated to such dealer pursuant to the provisions of Food Distribution Order No. 4-1, issued by the Director of Food Distribution on January 8, 1943, as amended (8 F.R. 392, 4281), or the amount which he was entitled to have allocated to him pursuant to said Food Distribution Order, as amended, for such purchases from the 1942 crop of burley tobacco.

(5) Any person may purchase 1943 crop burley tobacco at auction: *Provided*, That if the price bid for the respective tobacco by any such person, who is not a dealer or a manufacturer, is equal to the maximum price established by the Office of Price Administration for such tobacco, and in effect on the date of such bid, the tobacco may be purchased by such person only if no manufacturer or dealer bids the maximum price, as aforesaid, for such tobacco.

(6) Purchases at auction of 1943 crop burley tobacco by a manufacturer or a dealer shall not be charged to the purchaser's allocation of 1943 crop burley tobacco pursuant to (b) (2), (b) (3), or (b) (4) hereof if such tobacco is purchased at a price less than the maximum price for such tobacco established by the Office of Price Administration and in effect on the date of such purchase.

(7) Purchases of auction scrap and farm scrap by a dealer shall not be charged against such dealer's allocation, but purchases of auction scrap and farm scrap by a manufacturer shall be

charged to such manufacturer's allocation.

(8) Any person may purchase 1943 crop burley tobacco for use in the fulfillment of a written buying order, executed prior to the time of such purchase, for any person having an allocation hereunder and, for the purposes of this order, such burley tobacco acquired under any buying order shall be charged to the allocation of the person who issued such buying order.

(9) For the purposes of this order, burley tobacco bought at auction on contract for future delivery shall be considered as acquired for the purchaser's own account.

(10) The poundage figures used in computing allocations pursuant hereto shall be reduced to an undried (green weight) basis. Burley tobacco in the steamed dried condition and in unstemmed form shall be converted to the undried basis by multiplying the number of pounds by the factor 1.12. Burley tobacco in the steamed dried condition and in stemmed form shall be converted to the undried basis by multiplying the number of pounds by the factor 1.48.

(11) The restrictions of this order shall be observed without regard to the rights of creditors, prior contracts, existing contracts, or payments made prior to the effective time hereof, and purchases or sales of 1943 crop burley tobacco, made prior to the effective time hereof, shall be charged to the respective allocations in accordance with the provisions hereof, as if such purchases or sales were made after the effective time of this order.

(c) *Modification and amendment.* Any allocation granted herein may be modified, amended, or supplemented from time to time by notice or letter, issued by the Director, to any person to whom such allocation has been made.

(d) *Provisions incorporated by reference.* The provisions of Food Distribution Order No. 4, as amended, with respect to reports and records, audits and inspections, petitions for relief from hardship, and violations shall apply to persons to whom this order applies with the same force and effect as if set forth herein.

(e) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., December 3, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; FDO 4, 8 F.R. 335, 11331.)

Issued this 1st day of December 1943.

C. W. KITCHEN,
Acting Director of Food Distribution.

[F. R. Doc. 43-19277; Filed, December 1, 1943;
4:55 p. m.]

[FDO 63, Amdt. 1]

PART 1460—FATS AND OILS

RESTRICTIONS ON DELIVERY OF LINSEED OIL

Food Distribution Order 63 (8 F.R. 9487), issued by the War Food Administrator on July 10, 1943, is amended to read as follows:

§ 1460.20 *Delivery of linseed oil restricted*—(a) *Definitions.* (1) The term "person" means any individual, partnership, association, business trust, corporation, or any organized group of persons whether incorporated or not.

(2) The term "linseed oil" means the oil crushed, pressed, expelled, or otherwise extracted from flaxseed, whether raw, bodied, blended, or otherwise processed. The term also includes the linseed oil content of any blend of linseed oil with other oils or volatile thinners without regard to the amount of linseed oil in such blend, but does not include the linseed oil content of another product produced by a "manufacturer".

(3) The term "crusher" means any person who presses, expels, or extracts linseed oil from flaxseed.

(4) The term "processor" means any person who blends, cooks, or otherwise processes linseed oil for sale.

(5) The term "manufacturer" means any person who uses linseed oil in the production of any other product but does not include a painter, householder, or other person who uses linseed oil for mixing, thinning, or reducing protective coatings. For the purpose of this order a mere blend of linseed oils or linseed oil with other oils or volatile thinners shall not be construed as another product.

(6) The term "wholesale distributor" means any person who accepts delivery of linseed oil from other persons and re-delivers such oil, without further processing, to persons other than consumers.

(7) The term "retail distributor" means any person who delivers linseed oil to consumers. However, a person who is not a crusher, processor, manufacturer, or wholesale distributor, and who does not deliver linseed oil to consumers other than himself, shall not be deemed a retail distributor.

(8) The term "consumer" means any person who uses or consumes linseed oil except as a "manufacturer". However, for the purposes of this order, the delivery of linseed oil by a crusher, processor, wholesale distributor, or retail distributor; the acceptance of delivery of linseed oil by a wholesale distributor; the pressing, expelling or extracting of linseed oil from flaxseed by a crusher; or the processing of linseed oil by a processor shall not be construed as a use or consumption of linseed oil.

(9) The term "exempt agencies or persons" means the Army, Navy, Marine Corps, or Coast Guard of the United States; the United States Maritime Commission; the War Shipping Administration; the Food Distribution Administration, War Food Administration (including, but not limited to, the Federal Surplus Commodities Corporation); any agency of the United States acting pursuant to the act of March 11, 1941 (Lend-Lease Act); any person who exports linseed oil to a foreign country; or any person who accepts delivery of linseed oil which is to be delivered to, or used on, or incorporated in, material or equipment to be delivered to, the Army, Navy, Marine Corps, or Coast Guard of the United States, the United States Maritime Commission, the War Shipping Ad-

ministration, or any agency of the United States acting pursuant to the act of March 11, 1941 (Lend-Lease Act), or is to be used on buildings, vessels, or equipment owned by, or leased to, the Army, Navy, Marine Corps, or Coast Guard of the United States, the United States Maritime Commission, or the War Shipping Administration, or is to be used on a vessel operating under a warrant issued by the United States Maritime Commission or the War Shipping Administration, pursuant to the act of July 14, 1941 (55 Stat. 591).

(10) The term "calendar quarter" means the several three-month periods of any year beginning on January 1, April 1, July 1, and October 1.

(11) The term "base period" means the two calendar years of 1940 and 1941.

(12) The term "quota base" means, with respect to any person and any calendar quarter, one-half of the total amount of linseed oil delivered by such person to retail distributors in the two corresponding calendar quarters of the base period. Such deliveries in the base period shall be determined in accordance with the provisions of (h) hereof.

(13) The term "Director" means the Director of Food Distribution, War Food Administration.

(b) *General restriction on delivery.* Subject to the provisions of (c), (d), (e), (f), (g), (h), and (i) hereof, no person shall deliver a quantity of linseed oil to retail distributors, in any calendar quarter, in excess of a quota equal to 50% of the quota base of such person for such calendar quarter.

(c) *Intra-company or constructive deliveries.* Any linseed oil used or consumed by a crusher, processor, manufacturer, or wholesale distributor, as a consumer, or delivered by such person to a consumer, who is not also a crusher, processor, manufacturer, wholesale distributor, or retail distributor, shall be construed as a delivery by such crusher, processor, manufacturer, or wholesale distributor to a retail distributor, and shall be subject to the restrictions of (b) hereof.

(d) *Deliveries to persons who are retail distributors and also crushers, processors, manufacturers, or wholesale distributors.* Notwithstanding the provisions of (b) hereof, and subject to the provisions of (e) hereof, any crusher, processor, manufacturer, or wholesale distributor may deliver linseed oil to another person who is a crusher, processor, manufacturer, or wholesale distributor without regard to whether or not such other person may also be a retail distributor or a consumer, and such delivery shall not be charged to the quota, under paragraph (b) hereof, of the person making delivery, but the person to whom the linseed oil is so delivered shall enter it on his books as having been received by him as a crusher, processor, manufacturer, or wholesale distributor, as the case may be, and any delivery, constructive or otherwise, of such oil by him shall be subject to the restrictions of this order.

(e) *Deliveries made pursuant to notice that the delivery shall be charged against the supplier's quota.* Notwith-

standing the provisions of (d) hereof, if any crusher, processor, manufacturer, or wholesale distributor, prior to the shipment of any particular quantity of linseed oil to him by a supplier, other than a retail distributor, shall notify such supplier, in writing, that he desires to accept delivery of such oil as a retail distributor or consumer, and if such supplier elects to deliver such linseed oil after the receipt of such a notice and prior to the receipt of a written revocation of such notice, such linseed oil when so delivered shall be charged to the quota of such supplier under the terms of (b) hereof, as a delivery to a retail distributor. Any person who receives linseed oil pursuant to a notice given in accordance with the provisions of this paragraph (e) shall not be subject to the restrictions of this order with respect to such linseed oil.

(f) *Carrying over quotas.* If any person does not in any calendar quarter deliver the quota of linseed oil which he is permitted to deliver under the applicable provisions of this order, the unused part of his quota for such quarter may be carried forward to the succeeding calendar quarter, but can be delivered only in such succeeding calendar quarter and then only after his regular quota for such quarter has been delivered. In accordance with the foregoing provisions of this paragraph (f), any unused portion of a person's quota under the provisions of Food Distribution Order 63 (8 F.R. 9487), as issued on July 10, 1943, for the calendar quarter beginning on July 1, 1943, may be carried forward to the calendar quarter beginning on October 1, 1943.

(g) *Deliveries to exempt agencies or persons.* Notwithstanding any other provision of this order, linseed oil may be delivered without restriction to exempt agencies or persons, or exported to a foreign country in conformity with law, by any person: *Provided, however,* That any person who so delivers or exports linseed oil shall be subject to the restrictions of this order, unless he shall mail or otherwise deliver to the Chief, Fats and Oils Branch, Food Distribution Administration, War Food Administration, Washington 25, D.C., on or before the fifteenth day of the month succeeding the month in which such delivery or exportation is made, a report, on Form FDO 63-1, of the aggregate amount of linseed oil delivered by him to exempt agencies or persons and exported by him to foreign countries, in such month of delivery or exportation.

(h) *Computation of quota base deliveries.* For the purpose of determining the amount of linseed oil delivered by any person in the base period which may be used in computing such person's quota base for any calendar quarter in accordance with (a) (12) hereof, there shall be included only the linseed oil delivered during the two corresponding calendar quarters of the base period by such person to other persons who were then retail distributors and not also crushers, processors, manufacturers, or wholesale distributors and, if such person was a

crusher, processor, manufacturer, or wholesale distributor in such calendar quarters of the base period, there may be added all linseed oil used or consumed by such person, as a consumer, in such calendar quarters in the base period, and the linseed oil delivered by such person in such calendar quarters in the base period to other persons who were then consumers and not also crushers, processors, manufacturers, wholesale distributors or retail distributors: *Provided, however,* That no linseed oil delivered by such person in such corresponding calendar quarters in the base period to the Army, Navy, Marine Corps, or Coast Guard of the United States; the United States Maritime Commission; the War Shipping Administration; or any agency acting pursuant to the act of March 11, 1941 (Lend-Lease Act), shall be included, nor shall any linseed oil exported by such person to a foreign country in such calendar quarter in the base period be included.

(i) *Deliveries by Food Distribution Administration.* Nothing in this order shall be construed as restricting the delivery of linseed oil by the Food Distribution Administration, War Food Administration (including, but not limited to, the Federal Surplus Commodities Corporation).

(j) *War Production Board Order M-332.* None of the provisions of this order shall be construed as authorizing any delivery of linseed oil in violation of the restrictions of War Production Board Order M-332, as amended (8 F.R. 10502).

(k) *Records and reports.* (1) Every person subject to this order shall, for at least two years (or for such period of time as the Director may designate), maintain an accurate record of his transactions in linseed oil, including copies of any notices given pursuant to paragraph (e) hereof, and the originals of any such notices received.

(2) The Director shall be entitled to obtain such information from, and require such reports and keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(3) The record-keeping and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. Subsequent record-keeping or reporting requirements will be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(l) *Audits and inspections.* The Director shall be entitled to make such audit or inspection of the books, records and other writings, premises or stocks of linseed oil of any person, and to make such investigations, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(m) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship on him, may file a peti-

tion for relief in writing with the Director, addressed as follows: Director of Food Distribution, War Food Administration, Washington 25, D.C., Ref. FDO 63. Such petition shall set forth all pertinent facts and the nature of the relief sought. The Administrator of this order shall then act upon the petition. In the event that the petitioner is dissatisfied with the action taken by the Administrator of this order, he may request a review of such action by the Director whose decision with respect to the relief sought shall be final.

(n) *Violations.* The War Food Administrator may, by suspension order, prohibit any person who violates any provision of this order from receiving, making any deliveries of, or using linseed oil, or any other material subject to priority or allocation control by the War Food Administrator, and may recommend that any such person be prohibited from receiving, making any deliveries of, or using materials subject to the priority or allocation control of other governmental agencies. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(o) *Delegation of authority.* The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director, and may be redelegated by him to any employee of the United States Department of Agriculture.

(p) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless instructions to the contrary are issued by the Director, or otherwise provided herein, be addressed to the Director of Food Distribution, War Food Administration, Washington 25, D.C., Ref. FDO 63.

(q) *Territorial extent.* This order shall apply in the United States, its territories and possessions, and the District of Columbia.

(r) *Effective date.* This amendment shall become effective at 12:01 a.m., e.w.t. December 1, 1943. However, with respect to violations of Food Distribution Order 63, or rights accrued, or liabilities incurred thereunder, prior to said date, said Food Distribution Order 63 shall be deemed in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 30th day of November 1943.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F.R. Doc. 43-19241; Filed, December 1, 1943;
4:08 p.m.]

FEDERAL REGISTER, Saturday, December 4, 1943

TITLE 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service

[G. O. C-2, 16th Supp.]

PART 110—PRIMARY INSPECTION AND DETENTION

DISCONTINUANCE OF LAREDO AIRDROME AS A DESIGNATED PORT OF ENTRY

NOVEMBER 29, 1943.

Pursuant to the authority contained in section 7 (d) of the Air Commerce Act of 1936 (44 Stat. 572; 49 U.S.C. 177 (d)) and section 1 of Reorganization Plan No. V (5 F.R. 2223), the designation of Laredo Airdrome, Laredo, Texas, as a temporary port of entry for aliens arriving in the United States by aircraft is hereby rescinded.

Section 110.3 (b), Title 8, Chapter I, Code of Federal Regulations is amended by striking Laredo, Texas, Laredo Airdrome, from the list of temporary ports of entry for aliens arriving by aircraft.

FRANCIS BIDDLE,
Attorney General.

Approval recommended:

EARL G. HARRISON,
Commissioner of
Immigration and Naturalization.[F. R. Doc. 43-19335; Filed, December 3, 1943;
11:55 a. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue

Subchapter E—Administrative Provisions Common to Various Taxes

[T.D. 5308]

PART 471—ACCEPTANCE OF TREASURY NOTES IN PAYMENT OF INCOME, ESTATE AND GIFT TAXES

§ 471.1 Acceptance of Treasury Notes of Tax Series A-1943, B-1943, A-1944, B-1944, A-1945, Treasury Notes of Tax Series C, and Treasury Savings Notes, Series C, in payment of income (including excess profits), estate, and gift taxes. Notes of the United States designated as Treasury Notes of Tax Series A-1943, B-1943, A-1944, B-1944, A-1945, Treasury Notes of Tax Series C, and Treasury Savings Notes, Series C, may be accepted in payment of income taxes (current and back personal and corporation taxes, and excess profits taxes) and estate and gift taxes (current and back), at par and interest accrued to the month, inclusive, in which presented (but no accrual beyond the maturity date). Collectors of internal revenue are authorized and directed to accept such notes during and after the second calendar month after the month of purchase (as shown by the issuing agent's dating stamp on each note). For example, a note of Tax Series A-1945 purchased in September 1942 may be accepted in November 1942 but such a note purchased in October 1942 may not be accepted until December 1942.

Such notes may be accepted only in payment of income (including excess profits), estate, and gift taxes (current and back) due from the original pur-

chaser thereof or his estate. Such notes shall be in the name of the taxpayer (individual, corporation, or other entity) and may be presented for tax payment by only the taxpayer, his agent, or his estate. There is no limit upon the amount of such notes which may be accepted in payment of income (including excess profits), estate, or gift taxes.

Such notes, inscribed in the name of a taxpayer, may be accepted in payment of income tax withheld at the source by such taxpayer, and such notes inscribed in the name of a taxpayer may be accepted in payment of transferee liability assessed against such taxpayer for income (including excess profits), estate, or gift taxes.

Collectors of internal revenue shall not in any case allow credit to a taxpayer on account of such notes, or accept such notes, for an amount greater than their principal amount plus accrued interest, nor shall such notes be accepted in an amount (including accrued interest) greater than the unpaid liability of the taxpayer. Such notes shall be forwarded to the collector of internal revenue with whom the tax return is filed, at the risk and expense of the taxpayer, and, for the taxpayer's protection, should be forwarded by registered mail, if not presented in person. (Secs. 3657 and 3791 of the Internal Revenue Code (53 Stat. 447, 467, 26 U.S.C., 3657, 3791) and sec. 18 of the Second Liberty Bond Act of 1917, as amended (40 Stat. 1309, 31 U.S.C. 1940 ed., 753))

§ 471.2 Procedure with respect to Treasury Notes of Tax Series A-1943, B-1943, A-1944, B-1944, A-1945, Treasury Notes of Tax Series C, and Treasury Savings Notes, Series C. Deposits of Treasury Notes of Tax Series A-1943, B-1943, A-1944, B-1944, A-1945, Treasury Notes of Tax Series C, and Treasury Savings Notes, Series C, received in payment of taxes shall be made by the collector of internal revenue in a Federal Reserve Bank or a branch Federal Reserve Bank. Prior to deposit the collector of internal revenue will certify on the reverse side of the notes that they were received in payment of income (including excess profits), estate, or gift tax, as the case may be, and will show in the endorsement stamp the date of deposit. (Secs. 3657 and 3791 of the Internal Revenue Code (53 Stat. 447, 467, 26 U.S.C., 3657, 3791) and sec. 18 of the Second Liberty Bond Act of 1917, as amended (40 Stat. 1309, 31 U.S.C. 1940 ed., 753))

§ 471.3 Prior Treasury decision superseded. Treasury Decision 5181 is hereby superseded. (Secs 3657 and 3791 of the Internal Revenue Code (53 Stat. 447, 467, 26 U.S.C., 3657, 3791) and sec. 18 of the Second Liberty Bond Act of 1917, as amended (40 Stat. 1309, 31 U.S.C. 1940 ed., 753))

[SEAL] HAROLD N. GRAVES,
Acting Commissioner of
Internal Revenue.

Approved: December 1, 1943.

JOHN L. SULLIVAN,
Acting Secretary of the Treasury.[F. R. Doc. 43-19324; Filed, December 2, 1943;
8:22 p. m.]

TITLE 29—LABOR

Chapter V—Wage and Hour Division

PART 634—MINIMUM WAGE RATE IN THE PENS AND PENCILS MANUFACTURING INDUSTRY

WAGE ORDER

In the matter of the recommendation of Industry Committee No. 52 for a minimum wage rate in the pens and pencils manufacturing industry.

Whereas, on November 4, 1942, by Administrative Order No. 168, the Administrator, acting pursuant to sections 5 and 8 of the Fair Labor Standards Act of 1938, appointed Industry Committee No. 52 for the pens and pencils manufacturing industry, and directed the Committee to recommend minimum wage rates for the pens and pencils manufacturing industry in accordance with section 8 of the Act; and

Whereas, the Committee included four disinterested persons representing the public, a like number of persons representing employers in the pens and pencils manufacturing industry, and a like number representing employees in the industry, and each group was appointed with due regard to the geographical regions in which the pens and pencils manufacturing industry is carried on; and

Whereas, Industry Committee No. 52 on December 1, 1942, after investigation of conditions in the industry, filed with the Administrator a report containing its recommendations for a minimum wage rate of 40 cents an hour in the pens and pencils manufacturing industry; and

Whereas, after notice published in the FEDERAL REGISTER on December 15, 1942, Major Robert H. Campbell, the presiding officer designated by the Administrator, held a public hearing on January 12, 1943 at New York, New York, upon the Committee's recommendation; and

Whereas, the complete record of the proceeding before the presiding officer was transmitted to the Administrator; and

Whereas, pursuant to notice published in the FEDERAL REGISTER on February 17, 1943, all persons who appeared at the hearing were given leave to file briefs on or before March 5, 1943; and

Whereas, pursuant to notice published in the FEDERAL REGISTER on February 17, 1943, oral argument by persons who appeared at the hearing was heard by the Administrator on March 12, 1943; and

Whereas, the Administrator, upon reviewing all the evidence adduced in this proceeding and giving consideration to the provisions of the Act with special reference to sections 5 and 8, has concluded that the Industry Committee's recommendation for a minimum wage rate for the pens and pencils manufacturing industry, as defined in Administrative Order No. 168, is made in accordance with law, is supported by the evidence adduced at the hearing, and, taking into consideration the same factors as are required to be considered by the Industry Committee, will carry out the purposes of section 8 of the Act; and

Whereas, the Administrator has set forth his decision in an opinion entitled "Findings and Opinion of the Administrator in the Matter of the Recommendation of Industry Committee No. 52 for a Minimum Wage Rate in the Pens and

Pencils Manufacturing Industry", dated this day, a copy of which may be had upon request addressed to the Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York, New York;

Now, therefore, it is ordered that:

§ 634.1 Approval of recommendation of Industry Committee No. 52. The Committee's recommendation is hereby approved.

§ 634.2 Wage rate. Wages at a rate of not less than 40 cents an hour shall be paid under section 6 of the Fair Labor Standards Act of 1938 by every employer to each of his employees in the pens and pencils manufacturing industry who is engaged in commerce or in the production of goods for commerce.

§ 634.3 Posting of notices. Every employer employing any employees engaged in commerce or in the production of goods for commerce in the pens and pencils manufacturing industry shall post and keep posted in a conspicuous place in each department of his establishment where such employees are working such notices of this order as shall be prescribed from time to time by the Wage and Hour Division of the United States Department of Labor.

§ 634.4 Definition of the pens and pencils manufacturing industry. The pens and pencils manufacturing industry to which this order shall apply, is hereby defined as the manufacture of pens and pencils, including, but without limitation, fountain pens, fountain pen desk sets, stylographic pens, pen holders, pen parts, nibs, lead pencils, crayon pencils, mechanical pencils, pencil leads, pencil parts, all types of crayons, and the related products made or assembled in pen and pencil manufacturing establishments.

§ 634.5 Scope of the definition. The definition of the pens and pencils manufacturing industry covers all occupations in the industry which are necessary to the production of the articles specified in the definition, including clerical, maintenance, shipping and selling occupations: *Provided, however,* That such clerical, maintenance, shipping and selling occupations when carried on in a wholesaling or selling department physically segregated from other departments of a manufacturing establishment, the greater part of the sales of which wholesaling or selling department are sales of articles which have been purchased for resale, shall not be deemed to be covered by this definition: *Provided further,* That where an employee covered by this definition is employed during the same workweek at two or more different minimum rates of pay, he shall be paid the highest of such rates for such workweek unless records concerning his employment are kept by his employer in accordance with applicable regulations of the Wage and Hour Division.

§ 634.6 Effective date. This wage order shall become effective December 27, 1943.

Signed at New York, New York this 18th day of November 1943.

No. 241—2

(Sec. 8, 52 Stat. 1060, 1064; 29 U.S.C., sec. 208)

L. METCALFE WALLING,
Administrator.

[F. R. Doc. 48-19327: Filed, December 3, 1943;
9:49 a. m.]

PART 642—MINIMUM WAGE RATE IN THE STONE, CLAY, GLASS, AND ALLIED INDUSTRIES

WAGE ORDER

In the matter of the recommendation of Industry Committee No. 59 for a minimum wage rate in the stone, clay, glass, and allied industries.

Whereas, on April 30, 1943, pursuant to section 5 (b) of the Fair Labor Standards Act of 1938, herein referred to as the act, the Administrator of the Wage and Hour Division of the United States Department of Labor, by Administrative Order No. 192, appointed Industry Committee No. 59 for the stone, clay, glass, and allied industries, herein called the Committee, and directed the Committee to recommend minimum wage rates for the stone, clay, glass, and allied industries in accordance with section 8 of the act; and

Whereas, the Committee included eight disinterested persons representing the public, a like number of persons representing employers in the stone, clay, glass, and allied industries, and a like number of persons representing employees in the industry, and each group was appointed with due regard to the geographical regions in which the stone, clay, glass, and allied industries is carried on; and

Whereas, on May 31, 1943, the Committee after investigating economic and competitive conditions in the industry, filed with the Administrator a report containing its recommendation for a 40-cent minimum hourly wage rate in the stone, clay, glass, and allied industries; and

Whereas, after notice duly published in the FEDERAL REGISTER on June 8, 1943, Mr. William B. Grogan, the presiding officer, designated by the Administrator, held a public hearing upon the Committee's recommendation in New York, New York, on June 30, 1943, at which all interested persons were given an opportunity to be heard; and

Whereas, the complete record of the proceeding before the presiding officer has been transmitted to the Administrator; and

Whereas, all persons who appeared at the hearing were given leave to file briefs on or before July 21, 1943; and

Whereas, no request for oral argument having been received, oral argument on the Committee's recommendation was dispensed with in this proceeding; and

Whereas, the Administrator, upon reviewing all the evidence adduced in this proceeding and giving consideration to the provisions of the Act, with special reference to Sections 5 and 8, has concluded that the Industry Committee's recommendation for the stone, clay, glass, and allied industries, as defined by Ad-

ministrative Order No. 192, is made in accordance with law, is supported by the evidence adduced at the hearing, and, taking into consideration the same factors as are required to be considered by the Committee, will carry out the purposes of the Act; and

Whereas, the Administrator has set forth his decision in an opinion entitled "Findings and Opinion of the Administrator in the Matter of the Recommendation of Industry Committee No. 59 for a Minimum Wage in the Stone, Clay, Glass, and Allied Industries," dated this day, a copy of which may be had upon request addressed to the Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York 19, New York,

Now, therefore, it is ordered that:

§ 642.1 Approval of recommendation of Industry Committee No. 59. The Committee's recommendation is hereby approved.

§ 642.2 Wage rate. Wages at a rate of not less than 40 cents per hour shall be paid under section 6 of the act by every employer to each of his employees who is engaged in commerce or in the production of goods for commerce in the stone, clay, glass, and allied industries.

§ 642.3 Posting of notices. Every employer employing any employees so engaged in commerce or in the production of goods for commerce in the stone, clay, glass, and allied industries shall post and keep posted in a conspicuous place in each department of his establishment where such employees are working such notices of this order as shall be prescribed from time to time by the Wage and Hour Division of the United States Department of Labor.

§ 642.4 Definition of the stone, clay, glass, and allied industries. For the purpose of this order the term "stone, clay, glass, and allied industries" means the mining, quarrying or other extraction and the further processing of all minerals other than metal ores and the manufacture of products from such minerals.

(a) It includes, but without limitation, glass and glass products; structural clay products; china, pottery, ceramic white-ware and electrical porcelain products; refractories; dimension and cut stone; crushed stone, sand and gravel; abrasives; cement; concrete, gypsum and plaster products; and talc, soapstone, feldspar, mica, and asbestos products.

(b) *Provided, however,* That the definition shall not include:

(1) The extraction of coal, petroleum or natural gases or the manufacture of products therefrom; or

(2) The manufacture of basic chemicals or chemical products; or

(3) Any product included in the metal, plastics, machinery, instrument and allied industries (as defined in Administrative Order No. 173) or in the jewelry manufacturing industry as defined in the wage order for such industry.

§ 642.5 Scope of the definition. The definition of the stone, clay, glass, and allied industries covers all occupations

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in the industry which are necessary to the production of the articles specified in the definition including clerical, maintenance, shipping, and selling occupations: *Provided, however,* That this definition does not cover clerical, maintenance, shipping, and selling occupations when carried on in a wholesaling or selling department, physically segregated from the other departments of a manufacturing establishment, the greater part of the sales of which wholesaling or selling department are sales of articles which have been purchased for resale: *And provided further,* That where an employee covered by this definition is employed during the same workweek at two or more different minimum rates of pay, he shall be paid the highest of such rates for such workweek unless records concerning his employment are kept by his employer in accordance with applicable regulations of the Wage and Hour Division.

§ 642.6 Effective date. This wage order shall become effective December 27, 1943.

Signed at New York, New York, this 18th day of November 1943.

(Sec. 8, 52 Stat. 1064; 29 U.S.C., Supp. IV, sec. 208)

L. METCALFE WALLING,
Administrator.

[F. R. Doc. 43-19328; Filed, December 3, 1943;
9:49 a. m.]

TITLE 30—MINERAL RESOURCES**Chapter VI—Solid Fuels Administration for War****PART 602—GENERAL ORDERS AND DIRECTIVES**

[Reg. 1, Amdt. 1]

DISTRIBUTION OF SOLID FUELS

Pursuant to powers conferred by Executive Order No. 9332, Solid Fuels Administration for War Regulation No. 1 (8 F.R. 5832) is hereby amended as follows:

1. Paragraph (d) of § 602.1 is redesignated paragraph (e).

2. A new paragraph to be designated (d) is added to § 602.1 to read as follows:

(d) When the specific directions described in paragraph (c) of this regulation are issued by telegram, they are to be read and conformed to in the light of the provisions of this paragraph. Reference to this regulation will not be made in each direction issued by telegram under it; but, unless otherwise specifically indicated, any specific direction issued by telegram by the Solid Fuels Administrator requiring, forbidding, or otherwise providing for the delivery of solid fuels by or to any person or persons shall be deemed to be issued pursuant to this regulation and must be complied with: *Provided, however,* That no person need deliver solid fuels to any other person at the direction of the Solid Fuels Administrator unless such other person makes arrangements for payment satisfactory to the person to whom the direc-

tion is issued. Any person who receives a direction by telegram requiring the delivery of solid fuels by him shall immediately acknowledge to the Solid Fuels Administrator receipt of the direction and shall indicate his ability to comply with such direction.

This amendment shall become effective immediately.

(Sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719)

Issued this 2d day of December 1943.

C. J. POTTER,
Deputy Solid Fuels
Administrator for War.

[F. R. Doc. 43-19329; Filed, December 3, 1943;
9:42 a. m.]

TITLE 32—NATIONAL DEFENSE**Chapter VIII—Foreign Economic Administration****Subchapter A—General**

[Delegation of Authority 21]

PART 800—ORDERS AND DELEGATIONS OF AUTHORITY**DIRECTOR OF REQUIREMENTS AND SUPPLY BRANCH, BUREAU OF SUPPLIES**

By virtue of the authority vested in me as Executive Director of the Bureau of Supplies by Delegation of Authority No. 20, issued by the Administrator on November 29, 1943, authority is hereby delegated to the Director of the Requirements and Supply Branch of the Bureau of Supplies to exercise and perform all powers and functions delegated to me by said Delegation of Authority No. 20, including the power to delegate and provide for the redelegation of such of these powers and functions as may from time to time be required.

Dated: December 1, 1943.

WILLIAM HOWARD SCHUBART,
Executive Director.

[F. R. Doc. 43-19332; Filed, December 3, 1943;
10:57 a. m.]

Chapter IX—War Production Board**Subchapter B—Executive Vice Chairman**

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 3, Direction 4]

HAND TOOLS AND SAFETY EQUIPMENT PURCHASED BY EMPLOYEES

The following direction is issued pursuant to Priorities Regulation 3:

(a) *Purpose of this direction.* Employees generally have no ready means to buy such items as hand tools which they need in their work when they need a preference rating to get them. This direction allows some of

them to use their employer's rating to buy such items as hand tools.

(b) *Use of employer's rating.* Any employee of a person who has been assigned a preference rating of AA-2X or higher for maintenance, repair and operating supplies by a "P" or "U" order by CMP Regulation No. 5 or 5A, may use the preference rating assigned to his employer to buy such items as hand tools which he requires for use exclusively in his employer's business and which his employer requires him to furnish. The cost of the items bought by an employee with his employer's preference rating need not be charged by the employer to any quota established under the provisions of the order or CMP Regulation which assigns the preference rating used.

(c) *How preference rating is applied.* The rating will be valid only if the employee gives the seller of the item the following certificate, filled out and signed by his employer, and then signed by himself:

Preference rating (specify rating) -----

MRO. The following item

(only one may be placed on each certificate; specify type and size of tool, or give name of other item) is required by the undersigned employee for use only in the undersigned employer's business, and the undersigned employer requires the employee to furnish the item. The undersigned employee further certifies that he does not own or possess any similar items which will serve the same purpose.

(Name and address of employer)

(Authorized signature)

(Signature of employee)

(Position)

(d) *Records.* The employer must keep a copy of the certificate given to the employee for two years. The supplier who sells the items must keep the certificate given to him for two years.

(e) *What items are covered by this direction.* In addition to hand tools, this direction applies to articles of a similar nature such as hand gages, tool boxes, engineering instruments, and also the following safety items when they are specifically designed and used for protection against specific occupational hazards (other than weather):

- (1) Asbestos clothing,
- (2) Gauntlet type welders' leather gloves and mittens, and electricians' leather protector or cover gloves,
- (3) Metal mesh gloves, aprons and sleeves,
- (4) Other safety leather gloves or mittens, but only if steel stitched or steel reinforced,
- (5) Plastic and fibre safety helmets,
- (6) Safety clothing impregnated or coated for the purpose of making the same resistant against fire, acids, other chemicals or abrasives,
- (7) Safety industrial leather clothing other than shoes, gloves or mittens,
- (8) Safety industrial rubber gloves and hoods and linemen's rubber gloves and sleeves,
- (9) Gas masks and canisters,
- (10) Respirators,
- (11) Face and eye shields,
- (12) Welding helmets and shields,
- (13) Goggles,
- (14) Foot and shin guards (not including safety shoes),
- (15) Safety belts and harnesses, and
- (16) Protective creams.

Issued this 3d day of December 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-19330; Filed, December 3, 1943;
10:03 a. m.]

PART 3291—CONSUMERS DURABLE GOODS
[Limitation Order L-64, as Amended Dec. 8,
1943]

CASKETS, SHIPPING CASES AND BURIAL VAULTS

§ 3291.245 General Limitation Order L-64—(a) Definitions. For the purposes of this order:

(1) "Casket" means a container in which it is intended to place a human corpse for interment.

(2) "Burial vault" means a container in which it is intended to place a casket containing a human corpse for interment, and shall include burial boxes.

(3) "Shipping case" means a container in which it is intended to place a casket containing a human corpse for shipment and to which handles have been attached in accordance with railroad shipping regulations.

(4) "Manufacturer" means any individual, partnership, association, business trust, corporation, governmental corporation or agency or any organized group of persons whether incorporated or not, engaged in the production, upholstering, finishing or lining of caskets, shipping cases or burial vaults or parts made specifically for incorporation into caskets, shipping cases or burial vaults.

(5) "Metal liner" means a metal container which is inserted into a wooden casket or burial box in order to provide hermetical sealing.

(6) "Metal" means metal or metallic substances in any form except metallic substances contained in powders, sprays, paints and pastes (see Conservation Orders M-1-g and M-9-c-3).

(7) "Joining hardware" means screws, hinges, nails, tacks, catches, escutcheons, bolts, arms and attaching plates for handles, devices for removable handles and other small hardware for joining and similar essential purposes, but does not include lid (panel) supports, top supports, lid irons to hold the foot lid in place on the ogee, hand hold covers, apron support and throw out devices, lid (panel) braces, eyelets and fasteners for attaching interior linings and corner body braces.

(8) "Handle hardware" means hardware attached to the outside of a casket or shipping case for carrying purposes, but does not include arms and attaching plates for handles, and devices for removable handles.

(9) "Design" means the construction essentials of a casket which distinguish that casket from another casket. For the purposes of this order, two or more caskets identical in every respect other than species of wood, size, handle hardware, interior linings, upholstery, textile coverings or color of wood finishes shall be considered one design. Two or more caskets identical in every respect but containing different contours of moldings, pilasters or corners shall be considered two or more designs.

(10) "Preferred order" means any order, contract or subcontract placed by or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration.

(b) *Restrictions on production of caskets.* (1) No manufacturer shall

process, fabricate, work on or assemble any metal for use in the production of caskets, or process, fabricate, work on or assemble any caskets containing any metal, except:

(i) Handle hardware for caskets consisting of:

(a) Assemblies of bars, ears, arms or tips containing antimony, lead, aluminum or zinc which were completely fabricated and assembled prior to March 28, 1942; and

(b) Handle arms containing antimonial lead and steel fabricated on or after March 28, 1942, in compliance with the provisions of M-38-c as amended or any appeal granted under that order provided that not more than three pounds of antimonial lead, and 14 ounces of steel shall be used per casket.

(ii) Nameplates manufactured from secondary antimonial lead weighing not more than 14 ounces; and

(iii) Iron or steel contained in:

(a) Any part, the manufacture or assembly of which has been specifically authorized by the granting of an appeal from this order, or from any other order provided that such authorization was granted after June 30, 1942;

(b) Lid (panel) supports, top supports, lid irons to hold the foot lid in place on the ogee, hand hold covers, apron support and throw out devices, lid (panel) braces, and corner body braces, which were completely fabricated prior to March 3, 1943;

(c) Handle hardware for caskets consisting of assemblies of bars, ears, arms and tips which were completely fabricated and assembled prior to September 24, 1942;

(d) Joining hardware not exceeding three and one-half pounds per casket whether or not the casket contains handle hardware assemblies or antimonial lead handle arms of the types specified in paragraphs (b) (1) (i) and (b) (1) (iii) (c) of this order, *Provided*, That not more than 24 ounces of iron or steel are contained in handle arms and attaching plates, and *Further provided*, That not more than one catch each is used on head lid (panel) and foot of top of basic or half couch caskets, nor more than two catches are used on hinged top caskets, nor more than one set of spring fasteners are used on a basic casket.

(2) On and after May 1, 1943, no manufacturer shall:

(i) Cut a portion out of the body of the casket so as to make a drop-side style;

(ii) Cut the ogee top so as to make a full couch style;

(iii) Cut panels on basic and half couch caskets except at center of panel or two inches or less off center of panel in length;

(iv) Use backing strips or filler strips on base moldings;

(v) Attach handles on the ends of a casket;

(vi) Use any interior fitting except what is known as basic or regular, half couch or hinged top fittings; or

(vii) Process or fabricate parts for elliptic end caskets.

(3) On and after May 1, 1943, no manufacturer shall process, fabricate, work on, assemble, finish or upholster any caskets, or parts for caskets, which do not conform to the specifications contained in Schedule A attached to this order, except that:

(i) Plastic caskets produced from molds or forms completed prior to March 3, 1943 need not conform to the specifications on size of caskets contained in Schedule A but shall conform to all other specifications contained in Schedule A, and

(ii) Caskets produced on or before June 30, 1943 from parts fully fabricated prior to May 1, 1943, need not conform to the specifications on content of lumber and dimensions of caskets contained in Schedule A but shall conform to all other specifications contained in Schedule A. The restrictions contained in paragraph (b) (4) of this order shall not apply to caskets produced pursuant to the provisions of this paragraph (b) (3) (ii).

(4) Except as provided in paragraph (b) (3) (ii) of this order, on and after May 1, 1943, no manufacturer shall process, fabricate, work on or assemble more designs of caskets than the following:

(i) Twelve designs of adult caskets (five feet six inches or more in inside bottom length);

(ii) One design of children's caskets (less than five feet six inches in inside bottom length);

(iii) One additional institution or hospital design (including both children and adults' sizes);

(iv) One design of still born containers; and

(v) Any other designs specifically authorized by the War Production Board pursuant to an application for permission to manufacture, fabricate or assemble substitute designs in place of designs produced on or after May 1, 1943.

(c) *Restrictions on production of metal liners.* (1) No manufacturer shall process, fabricate, work on or assemble any metal for use in the production of metal liners or produce any metal liners containing any metal, except:

(i) Lead to be used for gaskets;

(ii) Lead to be used for soldering purposes, provided that such lead shall not contain more than 21% of tin by weight;

(iii) Any iron or steel the manufacture or assembly of which has been specifically authorized by the granting of an appeal prior to March 3, 1943;

(iv) Not more than fifty pounds per metal liner of iron and steel or galvanized steel not exceeding 26 standard gauge in thickness, provided that any manufacturer who possessed in his inventory prior to March 28, 1942, iron and steel, galvanized steel, terne sheet, or copper bearing steel exceeding 26 standard gauge in thickness may use more than fifty pounds of such steel per metal liner.

(2) No person shall use a metal liner except when hermetical sealing is required.

(i) To comply with federal, state or local government laws and regulations for the transportation or interment of a human corpse; or

FEDERAL REGISTER, Saturday, December 4, 1943

(ii) In fulfillment of preferred orders.
 (3) On and after March 3, 1943, no manufacturer or jobber shall sell or otherwise dispose of a metal liner to any person unless such person furnishes the manufacturer or jobber with a certificate in substantially the following form, manually signed by that person or his authorized agent:

CERTIFICATION

The undersigned purchaser hereby certifies to _____
 (Name of seller)

(Address)

to the War Production Board that the metal liners received by reason of this sale will be used by the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration or to comply with federal, state or local government laws and regulations which require hermetic sealing for the transportation or interment of a human corpse.

(Name of Purchaser)

(Address)

By _____
 (Signature of Purchaser or
 duly authorized agent)

(Date)

(d) *Restriction on the production of shipping cases.* (1) Except in fulfillment of preferred orders, no manufacturer shall process, fabricate, work on or assemble any metal for use in the production of shipping cases, or process, fabricate, work on or assemble any shipping cases containing any metal except iron and steel in

(i) Joining hardware not exceeding two pounds per shipping case; and

(ii) Handle hardware not exceeding three and one-half pounds per shipping case.

(2) No manufacturer shall use more than one coat of nitrocellulose lacquer, either spray or brush, on joining hardware or handle hardware for shipping cases.

(3) On and after May 1, 1943, except in fulfillment of preferred orders, no manufacturer shall process, fabricate, work on or assemble any shipping cases, or parts for shipping cases, which do not conform to the specifications contained in Schedule A, attached to this order.

(e) *Restrictions on production of burial vaults.* (1) No manufacturer shall process, fabricate, work on or assemble any metal for use in the production of burial vaults, or process, fabricate, work on or assemble any burial vaults containing any metal, except:

(i) Iron and steel contained in joining hardware or small devices for handling concrete vaults: *Provided*, That the total amount of iron and steel does not exceed two pounds per burial vault; and

(ii) Iron and steel for reinforcing purposes not exceeding 15 pounds for a concrete vault.

(2) No manufacturer shall use more than one coat of nitrocellulose lacquer, either spray or brush, on joining hardware for burial vaults.

(3) No manufacturer shall procure or acquire any iron and steel for use as reinforcing material in the production of concrete burial vaults except wire mesh of 10 gauge or heavier wire with openings of 16 square inches or larger, produced from iron or steel in the form of rerolled rail stock, "top cuts" or discarded steel. Such wire mesh shall not be procured or acquired in a greater amount than is necessary for 60 days' production of concrete vaults.

(4) A manufacturer of concrete burial vaults may sell iron and steel for use as reinforcing material in the production of concrete burial vaults to other manufacturers of concrete burial vaults, and any such sale shall be expressly permitted within the terms of paragraph (c) (3) of Priorities Regulation No. 13.

(5) On and after May 1, 1943, except in fulfillment of preferred orders, no manufacturer shall process, fabricate, work on or assemble any burial vaults or parts for burial vaults which do not conform to the specifications contained in Schedule A attached to this order.

(f) *Restrictions on use and transfer of caskets which exceed the dimensions specified in Schedule A.* On and after June 1, 1943, no manufacturer or jobber shall sell, deliver or otherwise dispose of a casket which exceeds the dimensions specified in Schedule A attached to this order to any person unless such person furnishes the manufacturer or jobber with a certification in substantially the following form, manually signed by that person or his authorized agent, except:

(1) Caskets assembled prior to June 30, 1943 from parts fabricated prior to May 1, 1943, or

(2) Caskets assembled pursuant to an appeal granted after June 30, 1943: *Provided*, That the caskets specified above in paragraphs (f) (1) and (f) (2) do not exceed 78 inches in length and 23 inches in width inside dimensions.

CERTIFICATION

The undersigned purchaser hereby certifies to _____
 Name of seller _____ Address _____

and to the War Production Board that:

(1) He is familiar with the specifications for caskets contained in Schedule A of L-64, and

(2) This casket will be used for a body of such size that no casket produced in conformance with the dimensions specified in Schedule A of L-64 will be adequate.

Name of Purchaser _____

Address _____

By _____
 (Signature of purchaser or
 duly authorized agent)

A manufacturer or jobber may rely upon such certification unless he knows or has reason to believe it to be false.

(g) *Avoidance of excessive inventories.* No manufacturer shall accumulate for use in the manufacture of caskets, metal liners, shipping cases and burial vaults inventories of raw materials, semi-processed materials, or finished parts in quantities in excess of the minimum

amount necessary to maintain production of caskets, metal liners, shipping cases and burial vaults as permitted by this order.

(h) *Records.* All persons affected by this order shall keep and preserve, for not less than two years, accurate and complete records concerning inventories, production and sales.

(i) *Audit and inspection.* All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(j) *Reports.* (1) Each manufacturer of caskets shall file with the War Production Board a catalogue illustration, photograph, snap shot (post card size) or sketch of each design which he proposes to produce under paragraph (b) (4) showing the casket closed and no lining, except that head lid lining may be shown. Each design shall be identified by the factory catalogue number or other distinguishing identification which may be placed on the reverse side of each illustration submitted, together with the manufacturer's name and address.

(2) Each manufacturer who makes any metal liners for caskets shall file on or before the tenth of the month following the month in which he made them, Form WFB-1600 according to the instructions accompanying that form.

(k) *Violations.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(l) *Appeal.* Any appeal from the provisions of this order must be made on Form PD-500 and must be filed with the field office of the War Production Board of the district in which is located the plant to which the appeal relates.

(m) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers Durable Goods Division, Washington 25, D. C., Ref.: L-64.

(n) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

(o) *Applicability of other orders.* In so far as any other order heretofore or hereafter issued by the War Production Board limits the use of any material in the production of caskets, metal liners, shipping cases or burial vaults to a

greater extent than the limits imposed by this order, the restrictions in such other order shall govern unless otherwise specified therein.

Issued this 3d day of December 1943.
WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A
NOTE: Schedule A Amended Dec. 3, 1943.

Restrictions on size	Maximum dimension (shown in inches)					Maximum inside dimensions of wood burial vaults and shipping cases used with caskets specified (shown in inches)			Net amount of lumber which may be contained in finished product (shown in board feet)		
	Length		Width		Height	Length	Width	Depth	Casket specified	Burial box	Shipping case
	Inside bottom edge	Overall outside length	Inside top edge	Overall outside width	Overall outside height						
Institution caskets	75	81	22	24 $\frac{1}{4}$	16	84	26 $\frac{1}{2}$	17	46	65	69
Octagon and flaring square caskets without base and rail moldings	75	81	22	24 $\frac{1}{4}$	20	84	26 $\frac{1}{2}$	21	55	71	75
Octagon and flaring square caskets with base and rail moldings	75	81	22	26 $\frac{1}{4}$	20	84	28 $\frac{1}{2}$	21	63	73	77
Vertical square caskets	75	81	22	26 $\frac{1}{2}$	20	84	28 $\frac{1}{2}$	21	67	73	77

Burial boxes and shipping cases exceeding these dimensions may be produced for plastic or extra size caskets provided that such caskets are not produced in violation of any rule, regulation or order of the War Production Board. No manufacturer shall produce or accumulate extra size caskets in excess of the minimum amount necessary to satisfy demands made pursuant to paragraph (f) of this order. Extra size caskets, burial vaults and shipping cases may contain an additional net amount of lumber of 2 $\frac{1}{2}$ board feet for each three inches of additional length and three board feet for each two inches of additional width.

Extra size caskets may be made in only three designs in addition to an institution or hospital casket design and shall be produced in multiples of three inches additional length and two inches in additional width.

A tolerance of one-half inch in length and one-fourth inch in width is permitted from the specifications of caskets and burial boxes contained in this schedule.

	Caskets	Burial vaults and shipping cases
Restrictions on lumber, laminated lumber and plywood	<p>Not more than 1" thick before milling operations, except:</p> <ul style="list-style-type: none"> (1) 1$\frac{1}{2}$" before milling operations for ogee molding provided no backing strip is used on ogee. (2) 2" before milling operations for combined side and base or rail molding. 	<p>Not more than 1" thick before milling operations.</p> <p>Not more than 1 thickness of wood on any part, except:</p> <ul style="list-style-type: none"> (1) top battens not exceeding 3$\frac{1}{2}$" in width and 1" in thickness, (2) corner cleats not exceeding 2$\frac{1}{2}$" in width and 1" in thickness, and (3) 2 skids not exceeding 1" in width and thickness, respectively.
Finishing restrictions	<p>Not more than:</p> <ul style="list-style-type: none"> One coat of stain. One coat of wood filler, and One coat of sealing primer. <p>Not more than:</p> <ul style="list-style-type: none"> Two coats of varnish or similar coating material for transparent finishes or Two coats of varnish or similar coating material for artificial grain finishes or Two coats of enamel for opaque finishes. <p>Not more than:</p> <ul style="list-style-type: none"> Two different colors of transparent finishes for each species of wood used, and Two different colors of opaque finishes for each design. Two colors of artificial grain finishes may be used in place of transparent finishes, if desired. 	<p>Not more than 1 coat of varnish, paint or similar coating material.</p> <p>No nitro-cellulose lacquers.</p>
Restrictions on linings, covering materials, pillows and foot rolls	<p>No materials in counter linings (upholstery) except cotton fabric.</p> <p>Maximum quantities of rayon lining materials per casket:</p> <ul style="list-style-type: none"> 9 yards with hinged top fitting, 7 yards with half couch fitting and 5$\frac{1}{2}$ yards with basic fitting. A manufacturer may increase the amount of yards used in the above fittings by 10% when used in extra size caskets. <p>No rayon lining material in the foot half of basic or half couch caskets.</p> <p>No rayon materials as a bed covering in any casket.</p> <p>No aprons on basic caskets.</p> <p>No pins effects on lids (panels) or ogees on any casket.</p> <p>No foot rolls in any casket nor more than 1 pillow in any casket.</p>	Not applicable.

[F. R. Doc. 43-19331; Filed, December 3, 1943; 10:30 a. m.]

TITLE 46—SHIPPING

Chapter IV—War Shipping Administration
[General Order 38]

PART 301—GENERAL REGULATIONS

FORWARDING OF WATERBORNE DEFENSE-AID

BULK CARGO

Correction

In F.R. Doc. 43-19150, appearing on page 16219 of the issue for Wednesday, December 1, 1943, the date following the signature of the Administrator should read "November 29, 1943."

TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service

PART 22—MOUNTAIN REGION NATIONAL WILDLIFE REFUGEES

BOWDOIN NATIONAL WILDLIFE REFUGE, MONT.

Under authority of section 10 of the Migratory Bird Conservation Act, of February 18, 1929 (45 Stat. 1222; 16 U.S.C. 715i), as amended, and in extension of § 12.3 of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940, the following is hereby ordered:

§ 22.96a *Bowdoin National Wildlife Refuge, Montana; fishing.* Fishing is permitted in the waters hereinafter specified of the Bowdoin National Wildlife Refuge, Montana, from sunrise to sunset during the period May 1 to October 31, inclusive, of each year, in accordance with the provisions of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940, and subject to the following conditions, restrictions, and requirements:

(a) *Waters open to fishing.* The waters in the feeder canal from the main Reclamation Service ditch to Lake Bowdoin in the SW $\frac{1}{4}$ of sec. 32, T. 31 N., R. 31 E., Montana Principal Meridian, shall be open to fishing.

(b) *State fishing laws.* Any person who fishes within the refuge must comply with the applicable fishing laws and regulations of the State of Montana.

(c) *Fishing licenses and permits.* Any person who fishes within the refuge shall be in possession of a valid fishing license issued by the Montana State Fish and Game Commission, if such license is required. This license shall serve as a Federal permit for fishing in the specified waters of the refuge and must be carried on the person of the licensee while so fishing. The license must be exhibited upon the request of any repre-

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sentative of the Montana State Fish and Game Commission or of the Fish and Wildlife Service.

(d) *Routes of travel.* Persons entering the refuge for the purpose of fishing shall follow such routes of travel as may be designated by suitable posting by the officer in charge of the refuge.

(e) *Use of boats.* The use of boats or floating devices of any description is prohibited on all waters of the refuge except for official purposes.

(f) *Temporary restrictions.* During periods of waterfowl concentrations on the refuge, fishing will not be permitted in such areas of the refuge as, in the judgment of the officer in charge, should be closed to fishing in order to provide adequate protection for such waterfowl concentrations and are suitably posted by such officer.

OSCAR L. CHAPMAN,
Assistant Secretary
of the Interior.

NOVEMBER 23, 1943.

[F. R. Doc. 43-19337; Filed, December 3, 1943;
11:38 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bureau of Reclamation.

DESCHUTES PROJECT WILLAMETTE
MERIDIAN, OREGON

REVOCATION OF FIRST FORM WITHDRAWAL

NOVEMBER 11, 1943.

The SECRETARY OF THE INTERIOR.

SIR: From recent investigations in connection with the Deschutes Project, the withdrawal of the hereinafter described lands, withdrawn in the first form prescribed by section 3 of the Act of June 17, 1902 (32 Stat. 388) by Departmental orders of April 26, 1909 and July 10, 1935, no longer appears necessary to the interests of the project.

It is therefore recommended that so much of said orders as withdrew the lands hereinafter listed be revoked, provided that such revocation shall not affect the withdrawal of any other lands by

said orders or affect any other order withdrawing or reserving the lands hereinafter listed.

DESCHUTES PROJECT

WILLAMETTE MERIDIAN, OREGON

T. 11 S., R. 11 E.,
Sec. 20, S½;
Secs. 21 and 22;
Sec. 23, S½;
Sec. 24, S½;
Secs. 25 to 29, inclusive;
Sec. 32, N½;
Sec. 33, N½;
Sec. 34, N½;
Sec. 35, N½;
Sec. 36, N½.
T. 10 S., R. 12 E.,
Sec. 35, S½;
Sec. 36, S½.
T. 11 S., R. 12 E.,
Sec. 2;
Sec. 3, E½;
Sec. 9, E½;
Sec. 10;
Sec. 11, NE¼, W½;
Sec. 15;
Sec. 16, E½;
Sec. 21, E½;
Sec. 22;
Sec. 26, W½;
Secs. 27 to 30, inclusive;
Sec. 31, N½;
Secs. 32 to 35, inclusive.
T. 12 S., R. 12 E.,
Sec. 2, W½;
Sec. 3;
Sec. 4, E½;
Sec. 9, E½;
Sec. 10;
Sec. 14, SW¼;
Secs. 15, 16 and 21;
Sec. 23, W½.

BIG MARS RESERVOIR SITE

T. 25 S., R. 6 E.,
Secs. 1, 2 and 3;
Secs. 10 to 15, inclusive;
Secs. 22 to 27, inclusive;
Secs. 34, 35 and 36.
T. 25 S., R. 7 E.,
Secs. 4 to 9, inclusive;
Secs. 16 to 21, inclusive;
Secs. 28 to 33, inclusive.

Respectfully,

WILLIAM E. WARNE,
Acting Commissioner.

I concur: November 24, 1943.

FRED W. JOHNSON,
Commissioner of the
General Land Office.

The foregoing recommendation is hereby approved, and it is so ordered.

The Commissioner of the General Land Office is hereby authorized and directed to cause the records of his office and of the local land office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

NOVEMBER 27, 1943.

[F. R. Doc. 43-19336; Filed, December 3, 1943;
11:38 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 4986]

H. D. SHIPP CO., INC.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 2nd day of December, A. D. 1943.

In the matter of H. D. Shipp Company, Inc., a corporation, and H. D. Shipp, individually and as President of the H. D. Shipp Company, Inc.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John W. Addison, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Tuesday, January 4, 1944, at ten o'clock in the forenoon of that day (Central Standard Time), in Room 216, Post Office Building, Indianapolis, Indiana.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the evidence.

By direction of the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 43-19334; Filed, December 3, 1943;
11:27 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting 2432]

INTERESTS OF FOREIGN NATIONALS IN PATENTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof if an individual, is a resident of, or, if a business organization, is organized under the laws of, the country represented by the code number set forth after its respective name in said Exhibit A under the heading "Nat" in accordance with the following:

28 represents Germany.
34 represents Hungary.
38 represents Italy.

and is a national of such foreign country or countries respectively;

2. That the interests in patents and rights related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner" opposite the respective numbers of the patents in said Exhibit A;

3. That the property identified as follows: The undivided interests in the patents identified in Exhibit A attached hereto and made a part hereof transferred to the persons whose names appear in the column headed "Owner" opposite the respective numbers of the patents by instruments of assignment bearing the dates and recorded in the assignment records of the United States Patent Office on the dates and at the places indicated under the heading "Ass. Date", "Rec. Date", "Liber" and "Page" respectively opposite the respective numbers of the patents in said Exhibit A, the amount of such interest being indicated in the column headed "Int" in said Exhibit A, including all accrued royalties and all damages and profits recoverable at law or in equity for past infringement thereof to which the owners of such interests are entitled,

is property of nationals of foreign countries (Germany, Hungary, Italy);

and having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent No.	Owner	Date	Inventor	Ass. date	Title	Rec. date	Liber	Int.	Page	Nat
1,577,478 1,682,074	Mayer & Schmidt	3-23-26 5-4-26	Louis C. Marburg Silvio Garbarine	2-7-33	Cylinder-grinding attachment Composition and method of cleaning condensers and the like.	3-30-23	X118	3/4 Part	112	28
1,805,721 1,807,746	Carlo Denegri Hans Steingassinger Firm of C. Bechstein Piano- fortefabrik A. G.	5-19-31 5-23-31	Frank Kogl Emanuel Moor	5-24-30 3-25-30	Life preserving device Stringed musical instrument	2-5-25 5-26-30 4-10-30	T123 F144 N143	38 522 Part	38	28
1,874,778 1,910,309	Hugo Neyer Deutsche-Atlantische Tele- graphen Gesellschaft	8-30-32 5-23-33	Rene Mayer Willoughby S. Smith, H. J. Garnett and W. F. Randall	9-5-30 6-30-32	Electric heating system Magnetic alloy	9-8-30 7-11-32	M145 J153	3/4 Part	471 661	28
1,916,489 1,937,389	Otto Heinrich Zimmerman John Halmayi	7-4-33 11-28-33	Wilhelm Reichmann Nicholas Langer	8-26-30 12-22-30	Link chain for electric illumination. Electrical musical instrument	10-10-30 12-26-30	W145 T146	Part	487 655	28
1,945,580	Alexander Kovacs	2-6-34	Eugene Turnai	2-21-31	Collapsible rocking and reclining chair.	3-16-31	U147	3/4	325	34
1,979,579 2,014,761	Press-und Walzwerk, A. G. Zellstofffabrik Waldhof	11-6-34 9-17-35	Sydney Smith Otto Faust	8-1-33 10-13-30	Push bench slide Process for the manufacture of solutions from cellulose.	8-14-33 11-4-30	G157 E146	3/4 Part	1 40	28
2,017,542	John Halmayi	10-15-35	Nicholas Langer	5-4-33	Electrical musical instrument	5-8-33	H156	3/4	454	34
2,035,238 2,039,651	John Halmayi	3-24-36 5-5-36	Nicholas Langer	5-4-33 8-16-35	Electrical musical instrument	5-8-33 3-20-35	H156 P162	2/3 Part	452 49	34
2,040,439	John Halmayi	5-12-36	Nicholas Langer	3-16-35	Electrical musical instrument	3-20-35	P162	2/3	45	34
2,044,360 2,044,887	John Halmayi Fabbriche Riunite Industrie Gomma Torino.	6-16-36 6-23-36	Nicholas Langer Rocco Laguidara	10-24-35 6-22-34	Automatic tremolo for electrical musical instruments.	10-26-35 10-4-35	T164 N164	2/6 2/6	77 364	34
2,074,151	John Halmayi	3-16-37	Nicholas Langer	3-16-35	Electrical musical instrument	8-20-35	P162	3/4	47	34
2,075,567 2,088,324	Paul von Vago Adolf Berglein	3-30-37 7-6-37	Elek K. Benedek Paul Feremutsch	11-1-34 4-16-36	Flexible hose for high pressure hydraulic braking systems.	11-28-34 6-7-37	N161 A171	1/2 2/2	170 407	34
2,090,673	Egbert Stockert	8-24-37	John E. Gombos	5-17-34	Control device for electrical mu- sical instruments.	9-19-34	W160	2/2	150	28
2,100,958	Alexander Singer	11-30-37	Erich Honigmann and F. Brucknayer	12-28-37	Steering mechanism for vehicles.	1-17-38	O173	3/4	555	28
2,124,921 2,169,282	Alexander Singer Dr. C. Otto & Co.	7-26-38 8-15-39	Maximilian Lederer Honore A. J. Pieters	2-10-38 7-17-37	Sterilizing liquids.	8-2-38 8-4-37	C174 R171	3/4 Part	441 608	28
2,173,434	Oswald Erlach	9-19-39	Moritz Erlach	8-12-37	Auxiliary fuel-atomizer for internal combustion engines.	10-7-37	J172	Part	408	28
Dry masonry.										

[F. R. Doc. 43-19102; Filed, November 29, 1943; 10:55 a. m.]

[Vesting Order 2433]

INTERESTS OF FOREIGN NATIONALS IN PATENTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned, after investigation, finding:

1. That each individual to whom reference is made in the column headed "Inventor" in Exhibit A attached hereto and made a part hereof is a resident of the foreign country represented by the code number set forth

after his respective name under the heading "Res." in accordance with the following:

28 represents Germany.
34 represents Hungary.
38 represents Italy.
39 represents Japan.
57 represents Rumania.

FEDERAL REGISTER, Saturday, December 4, 1943

and is a national of such foreign country or countries respectively;

2. That the interests in patents described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Inventor" opposite the respective numbers thereof in said Exhibit A;

3. That the property identified as follows:

Undivided interests in and to the patents identified in Exhibit A attached hereto and made a part hereof, the amount of which is indicated in the column headed "Int." in said Exhibit A opposite the respective numbers thereof, remaining in the persons whose names appear in the column headed "Inventor" opposite the respective numbers of the said patents, after a transfer by each of such persons to the person or persons whose names appear in the column headed "Assignee" opposite the respective numbers of the said patents of certain undivided interests therein by assignments bearing the dates appearing in the column headed "Ass. Date" opposite the respective numbers of the said patents and recorded in the assignment records of the United States Patent Office on the dates and at the places indicated in the columns headed "Rec. Date", "Liber" and "Page" respectively opposite the

respective numbers of said patents, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government to which the owners of such remaining undivided interests are entitled;

is property of nationals of foreign countries (Germany, Hungary, Italy, Japan, Rumania); And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest, hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole

or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent No.	Assignee	Date	Inventor	Ass. date	Title	Rec. date	Liber	Int.	Page	Res.	
Re20,573 1,582,387	Frederick R. Simms..... Dallyn Lucas.....	12-7-37 4-27-26	Rudolf L'Orange..... Giovanni Emanuele Elia.....	6-6-33 11-2-25	Liquid fuel injection pump..... Submarine weapon for use against vessels equipped with paravanes or the like.	6-26-33 11-16-25	T156 Y125	1/2 1/2	570 22	28 38	
1,582,388 1,589,693	Dallyn Lucas..... Jean Seipel.....	4-27-26 6-22-26	Giovanni Emanuele Elia..... Herbert Jakob Hof.....	11-2-25 12-24-24	Mine-sweeping apparatus..... Apparatus for the production of yoghurt and similar bacterial cultures.	11-16-25 5-18-25	Y125 C124	1/2 1/2	23 561	28 28	
1,619,716 1,621,193 1,624,625	Balint Gellen..... Fritz Schmekel..... Wm. E. Leutenberg.....	3-1-27 3-15-27 4-12-27	Gyula Gal..... Franz Eichhorst..... Emil Raffloer.....	9-30-26 8-26-26 12-10-24	Rail joint..... Rocking horse..... Process For Desulphurizing Coal, Water, Or Mixed Gases For Illuminating or Heating.	10-22-26 9-18-26 1-3-25	G128 B129 N122	1/2 1/2 1/2	344 78 25	28 28 28	
1,646,767 1,658,126	Jakob Wissing..... Emanuel Hertz & Carl Hirsch.....	10-25-27 2-7-28	Andreas Schille..... Wilhelm Jehle.....	5-3-27 1-12-27	Rodent and Insect Exterminator..... Muffler For Internal-Combustion Engines.	5-17-27 1-26-27	Q130 J129	9/2 9/2	103 83	28 28	
1,659,339	Wollheim Seldner & Hitzig-rath, Inc.	2-14-28	Franz Vetterling.....	10-1-25	Insole with Insertion of Wire Netting.	1-22-26	Y125	1/2	569	28	
1,672,778 1,686,281	Wm. E. Leuchtenberg..... Ernst J. Watzl.....	6-5-28 10-2-28	Emil Raffloer..... Karl Kuttel.....	5-20-26 6-30-28	Means for Desulphurizing Gases..... Process of producing metal glutins and product thereof.	6-11-26 8-27-28	I127 B136	1/2 1/2	324 649	28 28	
1,689,285	Gottfried Weidmann-Meler.....	10-30-28	Hermann Knab.....	7-13-26	Differential gear for self-propelled vehicles.	7-29-26	O127	1/2	598	28	
1,699,929 1,700,385 1,714,425 1,726,078	Jacob Schobel..... Karl Reichl..... Philippe Schular..... Arthur Henry Lymm.....	1-22-29 3-19-29 5-21-29 8-27-29	Alexis Szabo..... Carl Graf..... Hermann Knab..... Carl Leyst.....	6-23-28 2-1-29 6-10-27 10-30-26	Color-printing machine..... Electric heating device..... Boresole and other pumps..... Process for the production of cellulose material.	7-18-28 2-21-29 7-8-27 11-19-26	Q135 D138 E131 N128	9/2 9/2 1/2 1/2	632 601 322 484	57 28 28 28	
1,726,899 1,726,900	Helen Fraser..... Helen Fraser.....	9-3-29 9-2-29	Felix Kappler..... Felix Kappler.....	6-26-28 6-26-28	Match receptacle..... Match plate as well as method of and means for manufacturing the same.	7-19-28 7-19-28	R135 R135	1/2 1/2	113 113	28 28	
1,741,949 1,744,485	Stephen Robb..... Gustave L. Herz.....	12-31-29 1-21-30	Sander Nagy..... Hermann Michel & G. Riedl.....	11-10-28 3-10-26	Water turbine..... Method and means for the examination of jewels.	12-11-28 3-25-26	D137 S126	1/2 2/3	544 283	28 28	
1,756,440	Hermann Seufert.....	4-29-30	Friedrich Seufert.....	4-10-28	Cinema or analogous projecting apparatus.	4-27-28	R134	1/2	23	28	
1,782,382	Alexander Orgovan.....	11-18-30	Heinrich Eggers.....	1-2-29	Process for the manufacture of paper from plant fiber.	1-4-29	N137	1/2	319	28	
1,785,460 1,793,528 1,833,339 1,836,080	Otto S. Leszay..... Irving Matusoff..... Robert Suezok..... David Schobel..... Hermann Seufert..... Oscar Kohorn & Co.....	9-17-30 12-16-30 2-24-31 11-24-31 12-15-31	Georg A. Schlotter..... Alexis Szabo..... Friedrich Seufert..... Alfred Perl.....	8-5-27 7-31-29 4-10-28 12-18-29	Pump or the like..... Water vehicle..... Cinema or like apparatus..... Machine for the wet treatment of textile material.	10-31-30 8-17-27 8-2-29 5-11-28 1-28-30	C146 P131 L140 V134 O142	1/2 9/10 1/2 1/2 1/2	318 371 160 290 8	683	28
1,844,278 1,847,312	Otto Steiner..... Hermann Seufert.....	2-9-32 3-1-32	Gustav Glaser..... Friedrich Seufert.....	11-4-30 12-23-31	Floral frame..... Film feeding mechanism for cinema or like apparatus.	12-3-30 1-8-32	M146 H151	2/3 1/2	661 294	28	
1,881,076	Theodor Haebler.....	10-4-32	Gerhard Haebler.....	6-10-30	Shedding mechanism for jaquard looms.	8-23-30	I146	1/2	456	28	
1,898,507	Jules R. Keller.....	2-21-33	Michael Stein.....	11-2-31	Process of manufacturing gelatin capsules.	11-25-31	V150	1/2	94	28	
1,904,942 1,923,277 1,926,151 1,960,485	Fred Zeissel & Jas. S. Kendall..... Frank Schwartz..... Walo Nicolaus Gerber..... William W. Teft.....	4-18-33 8-22-33 9-12-33 5-29-34	Ludwig Heigl..... Ferencz Pallich..... Karl Jung..... Karl Enz.....	2-17-33 1-20-31 6-9-33 1-8-31	Surgical leg-stretching device..... Stroboscopic device..... Telescopic gun sight mounting..... Method and apparatus for separating sand from water.	3-18-33 2-6-31 6-21-33 2-16-31	U155 H147 S156 K147	9/4 1/2 1/2 1/2	465 672 363 545	28 28 28 28	
1,969,408	Bernard C. Minn.....	8-7-34	Heinrich Kramer, W. Schumacher & E. Weisser.....	10-15-32	Car lifting device.....	11-19-32	R154	2/3	346	28	
2,005,973	Aage Gusmer.....	6-25-35	Heinrich W. Hellman.....	8-8-32	Apparatus for listening in on telephone calls.	5-18-35	F163	9/4	264	28	
2,015,059 2,018,779	Alfred Oberle..... Emanuel Bechmann.....	9-24-35 10-29-35	Johannes Christiansen..... Hans Endres.....	2-7-33 1-9-35	Combustion turbine..... Fluid-reaction propelling apparatus.	8-31-35 1-20-35	F164 B162	1/2 1/2	345 123	28 28	
2,028,042 2,034,981	Herbert Staveren..... Victor Balzar Reichwald.....	1-14-36 3-24-36	Schulin Braunstein..... Albin B. Helbig.....	4-10-35 11-23-33	Toothbrush..... Combined grinding and separating apparatus for granular substances.	4-23-35 12-16-33	Y162 I158	1/2 1/2	170 394	28 28	
2,035,677	Francis J. L. Dorf.....	3-31-36	Alfred Steinke.....	1-31-36	Spraying device.....	2-18-36	W165	9/10	334	28	

Patent No.	Owner	Date	Inventor	Ass. date	Title	Ree. date	Liber	Int.	Page	Nat.
2,067,321	Victor B. Reichwald	1-12-37	Albin B. Helbig	11-23-33	Pneumatic apparatus for separating granular substances.	12-6-33	G158	½	68	28
2,088,352	Georg A. Auer	7-27-37	Paul Vierkotter	5-15-34	Process and means for joining materials.	9-14-34	V160	¾	218	28
2,100,159	Georg H. Hirsch	11-23-37	Victor Curstadt	5-7-36	Porous bushing for bearings and method for making same.	5-21-36	W166	¾	390	28
2,101,221	Frederick R. Simms	12-7-37	Rudolf L'Orange	4-5-33	Liquid fuel pump.	4-20-33	D156	½	358	28
2,112,605	Hermann Dannowski and Albert W. Moser	3-29-38	Ernst Pless	10-27-36	Film developing device.	11-19-36	T168	½	424	28
2,112,606	Hermann Dannowski	3-29-38	Ernst Pless	5-29-36	Film development spool.	6-13-36	D167	½	80	28
2,120,420	William Hamilton Martin	6-14-38	Ernst Topper	11-11-37	Ballast weights for diving suits.	11-24-37	Y172	½	568	28
2,145,995	Paul A. Hennig and Sydney Koppel	2-7-39	Wilhelm Schupp	2-20-37	Process of producing a screened work copy of an original to be reproduced.	6-11-37	C171	½	210	28
2,145,996	Paul A. Hennig and Sydney Koppel	2-7-39	Wilhelm Schupp	2-20-37	Process of producing a screened work copy of an original to be reproduced.	6-11-37	C171	½	210	28
2,152,110	William Hamilton Martin	3-28-39	Ernst Topper	10-21-37	Diving suit valve.	11-2-37	R172	½	390	28
2,152,111	William Hamilton Martin	3-28-39	Ernst Topper	11-11-37	Air feed for diving suits.	11-24-37	Y172	½	570	28
2,199,211	Max Wronker Flatow	4-30-40	Wilhelm Schimmel	8-2-39	Miniature piano.	8-22-39	N180	½	490	28
2,209,131	Gesellschaft zur Verwertung chemischtechnischer Verfahren A. G.	7-23-40	Remo Szysia Opatowski	2-3-39	Process for the preparation of beryllium compounds.	3-3-39	K178	½	170	28
2,217,522	Max Kiss	10-8-40	Laszlo K. Namenyi	7-5-37	Automatic telephone indicator.	4-9-38	O174	½	68	34
2,234,665	Emery I. Stern	8-11-41	Karl Bauer	7-23-37	Optical prism.	4-9-38	O174	½	69	34
	Alfred Daeschner	8-11-41				8-26-37	Y171	½	67	28

[F. R. Doc. 43-19103; Filed, November 29, 1943; 10:55 a. m.]

[Vesting Order 2434]

PATENTS OF NATIONALS OF FOREIGN COUNTRIES

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof if an individual is a resident of, or, if a corporation or other business organization, is organized under the laws of the country represented by the code number set forth after its respective name in said Exhibit A under the heading "Nat" in accordance with the following:

- 7 represents Belgium.
- 27 represents France.
- 44 represents Luxembourg.
- 55 represents Poland.

and is a national of such foreign country or countries, respectively;

2. That the patents and other property related thereto identified in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner" opposite the respective numbers thereof in said Exhibit A;

3. That the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof.

is property of nationals of foreign countries (Belgium, France, Luxembourg, Poland);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending

further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as

may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent No.	Date	Inventor	Owner	Title	Nat.
1,599,119	9-7-26	Augustin A. L. J. Damiens, Marie C. J. E. de Loisy, Olvie J. G. Plette.	Augustin A. L. J. Damiens, Marie C. J. E. de Loisy, Olvie J. G. Plette.	Process for the rapid fixing of ethylene by means of sulphuric acid for the purpose of obtaining neutral ethyl sulphate.	27
1,600,595	9-21-26	Paul F. J. Lebrun	Paul F. J. Lebrun	Electrode for luminescent tubes.	27
1,632,912	6-21-27	Alvaro Mullor, Louis Carriol	Alvaro Mullor, Louis Carriol	Weft feeding device for weaving looms.	27
1,677,614	7-17-28	Auguste Boidin, Jean Ef-front	Auguste Boidin, Jean Ef-front	Process of making a size or dressing.	27
1,707,182	3-26-29	Theodor Weymerskirch, Louis Shavanne	Theodor Weymerskirch, Louis Shavanne	Process for casting cylindrical bodies.	44
1,715,768	6-4-29	Clovis Leterme, Maurice Leterme	Clovis Leterme, Maurice Leterme	Automatic machine for flax dressing.	27
1,744,742	1-28-30	Auguste Boidin, Jean Ef-front	Auguste Boidin, Jean Ef-front	Method of producing bacterial enzyme preparations.	27
1,798,820	3-31-31	David H. Van Hasselt, Pierre Monnouyeur	David H. Van Hasselt, Pierre Monnouyeur	Safety razor.	7
1,819,964	8-18-31	Albert E. G. Nandillon, Andre E. Cottet	Albert E. G. Nandillon, Andre E. Cottet	Electromechanical vibrator.	27
2,119,155	5-31-38	Arnold Faitelowitz	Zelmanas Valpertas, Marcos Bumimovitch, Eugene Rivoche	Method of reducing potatoes and other starch containing vegetables to the form of a dry powder.	27
2,165,880	7-11-39	Jules Arkin, Eustach Mille	Jules Arkin, Eustach Mille	Apparatus for creating a layer of secondary air and steam above a hearth.	55
2,279,511	4-14-42	Rodolphe Gottignies, Louis Gottignies	Rodolphe Gottignies, Louis Gottignies	Tunnel furnace.	27

[F. R. Doc. 43-19104; Filed, November 29, 1943; 10:55 a. m.]

[Vesting Order 2435]

INTERESTS OF FOREIGN NATIONALS IN PATENTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned, after investigation, finding:

1. That each of the individuals to whom reference is made in the column headed "inventor" in Exhibit A attached hereto and made a part hereof is a resident of the foreign country represented by the code number

FEDERAL REGISTER, Saturday, December 4, 1943

set forth after his respective name in said Exhibit A under the heading "Res." in accordance with the following:

- 28 represents Germany.
- 34 represents Hungary.
- 38 represents Italy.

and is a national of such foreign country or countries respectively;

2. That the interests in patents and rights related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Inventor" opposite the respective numbers of the patents in said Exhibit A;

3. That the property identified as follows:

The undivided interests in the patents identified in Exhibit A attached hereto and made a part hereof which stand of record in the assignment records of the United States Patent Office in the names of the persons whose names appear in the column headed "Inventor" opposite the respective numbers of the patents in said Exhibit A, the coinventors of which patents are indicated in the column headed "Coinventor" opposite the respective numbers thereof, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof to which the owners of such interests are entitled,

is property of nationals of foreign countries (Germany, Hungary, Italy);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent No.	Date	Inventor	Res.	Coinventor	Title
1,572,147	2-9-26	Helmut Junghans.....	28	F. Glogauer.....	Circuit closer for direction indicators.
1,574,776	3-2-26	Richard Willstatter.....	28	H. Sobotka.....	Process for producing a yeast preparation.
1,599,545	9-14-26	Alfred Arnold.....	28	Kuttruff.....	Multistory weaving batten.
1,614,234	1-11-26	H. Justernitz.....	28	Martin Kristensen De Trairun.....	Process and apparatus for improving the efficiency of internal-combustion engines.
1,622,930	3-29-27	Theodor von Karman.....	28	K. Fromm.....	Turbo machine.
1,674,296	6-19-28	O. Stier and T. Kalinowski.....	28	Wilhelm Peters.....	Shipping and storing receptacle.
1,683,024	9-11-28	Carl Schwarz.....	28	H. Schwarz.....	Boat water-closet.
1,685,972	10-2-28	Ernst Amme and K. Dienst.....	28	D. Uhle.....	Rotary furnace.
1,690,918	11-6-28	Jonathan Zenneck.....	28	E. Knopp.....	Tone receiver for undamped oscillations.
1,701,200	3-5-29	Richard Willstatter.....	28	H. Sobotka.....	Yeast preparation and process of manufacturing the same.
1,703,693	2-26-29	Gino M. Rossati.....	38	G. De Blasio.....	Artificial wool.
1,710,833	4-30-29	S. Tornadore and L. Pantani.....	38	Colombo Mirabella.....	Concrete brick and method of building therewith.
1,715,177	5-28-29	A. Palfy.....	34	Alexander Szarka.....	Safety envelope.
1,715,367	6-4-29	Konrad Jaggschitz.....	28	P. M. Kuehn.....	Gas reservoir.
1,762,200	6-10-30	Max Steinhardt.....	28	E. Bauer.....	Carburetor.
1,764,392	6-10-30	O. Friedeberg.....	28	Fritz Diebold.....	Composition for clearing glass windows.
1,776,514	9-23-30	P. Litty.....	28	John P. Laetsch.....	Method and machine for testing textiles.
1,793,638	2-24-31	V. W. Hanig.....	28	Harold S. Rowton.....	Construction of fish meal plants.
1,850,001	3-15-32	G. Finzi.....	38	Ugo V. D'annunzio.....	Method of extracting juices from citrus fruits.
1,871,590	8-16-32	G. Finzi.....	38	Ugo V. D'annunzio.....	Apparatus for extracting juice from fruits.
1,876,837	9-13-32	O. Hydegger.....	28	Anton Bettschart.....	Process for reducing the attacks by alkaline liquids on straining cloths.
1,877,526	9-13-32	C. Bechstein, Jr., and H. J. Gravenstein.....	28	Emanuel Moor.....	Keyboard instrument.
1,915,555	6-27-33	Josef Sommer.....	28	S. J. Ralph.....	Process for the production of thickened oil with addition of wood oil and means therefor.
1,971,803	8-28-34	Jonni Zetsche.....	28	J. Sinclair-Ross.....	Control of electric motors.
1,971,978	8-28-34	G. Bonora.....	38	Edgar M. Fronteras.....	Lid, cover, stopper, and like closure.
1,992,015	2-19-35	R. Hafner.....	28	Walton V. D. Rutherford.....	Rotative wing aircraft.
2,009,331	7-23-35	Stephan Frankel.....	28	Edmond Uher.....	Process for the production of raised printing forms.
2,070,151	2-9-37	O. Fuchs, W. Querfurth, and J. B. Dymock.....	28	H. M. Stanley and Walter P. Joshua.....	Manufacture of condensation product from aliphatic aldehydes.
2,070,686	2-9-37	R. Hafner and B. Nagler.....	28	Walton V. D. Rutherford.....	Helicopter and rotating wing aircraft.
2,095,930	10-12-37	G. Hertz.....	28	Fritz O. Houtermans.....	Electric discharge tube.
2,106,599	1-25-38	A. Callo.....	28	Otto Gerngross.....	Material impermeable to ultraviolet rays and process for production thereof.
2,131,536	9-27-38	Max Knoll and W. Schulze.....	28	F. G. Houtermans.....	Electron microscope.
2,187,768	1-23-40	O. Kiesel.....	28	Hans Arquint.....	Safety device for gas conductors.
2,188,837	1-23-40	A. A. Henkel and H. Thurlings.....	28	Hubert E. Gregory and A. Turner.....	Molding and wrapping apparatus.
2,210,416	8-6-40	Johann N. Niep.....	28	H. Sinclair.....	Friction clutch.
2,223,054	11-26-40	Emil Becker.....	28	J. E. Becker.....	Welding transformer.
2,224,050	12-3-40	Heinrich Hermann.....	28	L. Radio.....	Clip for sealing bags.
2,242,636	6-20-41	G. Schmidt.....	28	Leo Hirschland.....	Condenser electrode for short-wave and ultra-short-wave therapy and method for storing the same.
2,249,143	7-15-41	Oskar Kiesel.....	28	H. Arquint.....	Control gear for explosion or internal combustion engines.
2,251,380	8-5-41	Emil Becker.....	28	J. E. Becker.....	Riveting tool.
2,264,897	12-2-41	Emil Becker.....	28	J. E. Becker.....	Method for sheet metal construction.
2,294,185	8-25-42	Johann N. Kiep.....	28	H. Sinclair.....	Planetary gearing.

[F. R. Doc. 43-19105; Filed, November 29, 1943; 10:55 a. m.]

[Vesting Order 2436]

INTERESTS OF FOREIGN NATIONALS IN PATENTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each individual to whom reference is made in the column headed "Inventor" in Exhibit A attached hereto and made a part hereof is a resident of the foreign country represented by the code number set forth after his respective name under the heading "Res." in accordance with the following:

- 7 represents Belgium.
- 17 represents Czechoslovakia.
- 19 represents Denmark.
- 27 represents France.
- 49 represents The Netherlands.
- 51 represents Norway.
- 69 represents Yugoslavia.

and is a national of such foreign country or countries respectively;

2. That the interests in patents described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Inventor" opposite the respective numbers thereof in said Exhibit A;

3. That the property identified as follows:

Undivided interests in and to the patents identified in Exhibit A attached hereto and

made a part hereof, the amount of which is indicated in the column headed "Int." in said Exhibit A opposite the respective numbers thereof, remaining in the persons whose names appear in the column headed "Inventor" opposite the respective numbers of the said patents, after a transfer by each of such persons to the person or persons whose names appear in the column headed "Assignee" opposite the respective numbers of the said patents of certain undivided interests therein by assignments bearing the dates appearing in the column headed "Ass. Date" opposite the respective numbers of the said patents and recorded in the assignment records of the United States Patent Office on the dates and at the places indicated in the columns headed "Rec. Date", "Liber" and "Page" respectively opposite the respective numbers of said patents, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government to which the owners of such remaining undivided interests are entitled.

is property of nationals of foreign countries (Belgium, Czechoslovakia, Denmark, France, The Netherlands, Norway, Yugoslavia);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid

in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent No.	Assignee	Date	Inventor	Ass. date	Title	Rec. date	Liber	Int.	Page	Res.
1,626,241	John R. Freeman.....	4-26-27	Gregory G. Krivoshein.....	7-7-26	Combined suspension and arch bridge.	9-28-26	D129	3/2	388	17
1,628,872	Pierre Zucco.....	5-31-27	Leonce De Lambert.....	12-17-23	Producing a hydraulic aluminum binding material together with an iron alloy.	11-29-24	C123	3/2	311	27
1,630,926	Harold Carlsen.....	5-31-27	Sigvald Dahl.....	6-29-25	Safety device for burners.....	6-30-25	X124	3/2	144	51
1,634,980	Courtaulds, Ltd.....	7-5-27	Louis Clement & C. Riviere.....	10-29-24	Manufacture and production of threads, filaments, strips, or films from cellulose esters.	12-1-24	C123	3/2	320	27
1,700,580	W. B. Weaver & H. F. Wihelm.....	1-29-29	Lucien Begin.....	5-6-27	Radio frequency communication system.	5-23-27	R130	3/2	471	27
1,754,216	W. G. Tarrant & R. Allen.....	4-15-30	Emile Bouillon.....	2-10-28	Device for transforming a rectilinear movement into a continuous rotary movement.	2-25-28	R133	3/2	90	7
1,810,282	E. C. LaRue & B. F. Jakobsen.....	6-16-31	Fredrik Vogt.....	3-14-28	Art of equalizing stresses in structural elements.	5-8-28	U134	3/2	338	51
1,824,770	Pierre Zucco.....	12-1-31	Leonce De Lambert.....	6-1-29	Producing a hydraulic aluminum binding material together with an iron alloy.	10-25-30	B146	3/2	18	27
1,919,110	George Musulin.....	7-18-33	Stepan Horvath.....	9-27-32	Folding chair.	11-18-32	R154	1/2	95	60
1,920,159	Franklin T. Miller.....	7-25-33	Halig Antrankian.....	3-31-33	Radionomiometer.	7-5-33	U156	1/2	633	27
1,969,595	Arturo De Heeren.....	8-7-34	Thomas V. D'Ornellas.....	5-29-29	Opening automobile top.	7-18-29	E140	1/2	83	27
2,068,841	The Heil Co.....	11-9-37	Hendrik N. F. Verloop.....	4-1-37	Steam generator.	4-10-37	I170	3/2	485	49
2,121,283	Entreprises Electriques Fribourgeoises.....	6-21-38	Etienne Challet.....	10-18-37	Insulating member for electric heating elements.	10-28-37	P172	3/2	522	27
2,121,284	Entreprises Electriques Fribourgeoises.....	6-21-38	Etienne Challet.....	10-18-37	Oven door.	10-28-37	P172	3/2	522	27
2,124,461	Entreprises Electriques Fribourgeoises.....	7-19-38	Etienne Challet.....	10-18-37	Flexible resilient electric current socket.	10-28-37	P172	3/2	522	27
2,128,766	Pollopas Patents, Ltd.....	8-30-38	Louis E. W. Montrose-Oster.....	6-19-37	Vehicle suspension.	7-6-37	J171	1/2	406	17
2,132,960	Pollopas Patents, Ltd.....	10-11-38	Louis E. W. Montrose-Oster.....	8-11-37	Electric remote selector circuit.	9-10-37	B172	1/2	617	17
2,140,203	Frederick W. Bradley.....	12-13-38	Carl O. Gravesen.....	8-17-38	Adjustable door handle construction.	4-4-38	M174	3/2	139	19
2,152,295	St. George Textile Corp.....	8-28-39	Jan Weinberger.....	2-16-38	Apparatus for producing additional draft in drawing frames.	2-24-38	B174	3/2	8	17
2,155,956	Josef Oppenheimer.....	4-25-39	Victor Planer.....	10-21-38	Portable apparatus for making iced bodies.	2-7-39	C178	3/2	571	27
2,168,466	Pollopas Patents, Ltd.....	7-18-39	Louis E. W. Montrose-Oster.....	7-15-38	Carriage for vehicles moved principally in one direction.	8-27-38	E176	3/2	415	17
2,184,483	Entreprises Electriques Fribourgeoises.....	12-26-39	Etienne Challet.....	10-18-37	Low power heating element.	10-28-37	P172	3/2	522	27
2,198,761	Entreprises Electriques Fribourgeoises.....	4-30-40	Etienne Challet.....	10-18-37	Electric heating plate.	10-28-37	P172	3/2	522	27
2,208,174	St. George Textile Corp.....	7-16-40	Jan Weinberger.....	3-2-38	High draft mechanism for cotton filer and spinning frames.	3-2-38	C174	3/2	526	17
2,223,589	St. George Textile Corp.....	12-3-40	Jan Weinberger.....	3-2-38	Drawing frame for treating vegetable, animal or artificial fibers of varying lengths.	3-2-38	C174	3/2	524	17
2,263,350	Entreprises Electriques Fribourgeoises.....	11-18-41	Etienne Challet.....	10-18-37	Electric heating plate.	10-28-37	P172	3/2	522	27
2,272,658	Entreprises Electriques Fribourgeoises.....	2-10-42	Etienne Challet.....	12-24-38	Electric heating plate.	1-16-39	W177	3/2	60	27
2,273,900	Nils Gustaf Hezekiel Frenne.....	2-24-42	Ignac Sklenar.....	1-20-38	Internal combustion engine.	2-2-38	T173	3/2	587	27
2,296,048	Process Development Corp.....	9-15-42	Leonti Planskoy.....	3-6-39	Method of photographic development to a predetermined value of contrast.	3-17-39	P178	3/2	77	27

[F. R. Doc. 43-19106; Filed, November 29, 1943; 10:55 a. m.]

[Vesting Order 2437]

INTERESTS OF FOREIGN NATIONALS IN PATENTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned, after investigation, finding:

- That each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof if an individual, is a resident of, or, if a business organization, is organized

under the laws of the country represented by the code number set forth after its respective name in said Exhibit A under the heading "Nat" in accordance with the following:

7 represents Belgium.

17 represents Czechoslovakia.

27 represents France.
49 represents The Netherlands.
51 represents Norway.

and is a national of such foreign country or countries respectively;

2. That the interests in patents and rights related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner" opposite the respective numbers of the patents in said Exhibit A;

3. That the property identified as follows:

The undivided interests in the patents identified in Exhibit A attached hereto and made a part hereof transferred to the persons whose names appear in the column headed "Owner" opposite the respective numbers of the patents by instruments of assignment bearing the dates and recorded in the assignment records of the United States Patent Office on the dates and at the places indicated under the headings "Ass. date", "Rec. date," "Liber" and "Page" respectively opposite the respective numbers of the patents in said Exhibit A, the amount of such interest being indicated in the column headed "Int" in said Exhibit A, including all accrued royalties and all damages and

profits recoverable at law or in equity for past infringement thereof to which the owners of such interests are entitled,

is property of nationals of foreign countries (Belgium, Czechoslovakia, France, The Netherlands, Norway);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or

in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent No.	Owner	Date	Inventor	Ass. date	Title	Rec. date	Liber	Int.	Page	Nat.
1,600,795 1,606,287	Halvor Andresen Naamloose Vennootschap Nederlandse Fabriek van Werktuigen en Spoorwagen- materiel Genaamd Werkspoor.	9-21-26 11-9-26	John M. Cage Cornelis Zulver and G. J. Lugt	5-22-25 12-14-26	Internal combustion engine..... Cylinder head for internal combustion engines.	12-21-22 12-30-26	E117 X128	Part Part	441 622	51 49
1,654,156 1,657,036	Halvor Andresen Societe des Anciens Etablissements A. Savy, Jeanjean & Cie.	12-27-27 1-24-28	Halvor Andresen Georges J. C. Rimeur	5-22-25 3-18-27	Internal combustion engine..... Sorting device for machines for the manufacture of wafers and like articles.	6-1-25 4-4-27	T124 C130	Part Part	30 383	51 27
1,663,378	Societe des Anciens Etablissements A. Savy, Jeanjean & Co.	3-20-28	Louis Lebert	4-14-27	Waffle iron or mold.....	5-5-27	M130	Part	251	27
1,668,685	G. McLean	5-8-28	Guillaume C. Laurency	10-22-27	Forming the fleece or web in carding machines.	11-2-27	K132	Part	32	27
1,815,010	Edwin K. Scheftel	7-14-31	Archibald F. Pollock and D. A. Pollock	5-27-31	Recording and reproducing sound.	6-19-31	A149	Part	375	27
1,816,712	Societe Alsacienne de Constructions Mecaniques	7-28-31	Johan V. Blomquist	11-8-30	Rotating steam boiler.	11-24-30	K146	Part	97	27
1,851,759	Societe Alsacienne de Constructions Mecaniques	3-29-32	Marcel Ehlinger	12-3-29	Method and means for removing scale deposits in steam boilers, feed water heaters and the like. Propelling apparatus applicable particularly to the propelling of lawn tennis balls and other game missiles and the like.	12-21-29	C142	Part	173	27
1,863,035	Jean Rene Locoste	6-14-32	Thomas Stuart	5-30-30	Tire chain hook..... Cylinder block construction.....	8-2-30	C145	Part	353	27
1,867,911	Aktieselskapet Eureka Mechaniske Verksted.	7-19-32	Olaf A. S. Eriksen	3-17-32	Tire chain hook.....	4-8-32	J152	Part	287	51
1,891,638	Societe pour l'Exploitation des Brevets Gadoux.	12-20-32	Andre Gadoux	4-13-31	Cylinder block construction.....	4-23-31	H148	Part	241	27
1,941,947	Societe pour l'Exploitation des Brevets Gadoux.	1-2-34	Earle S. MacPherson	11-7-28	Cylinder head assembly for internal combustion engines.	11-26-28	C137	Part	188	27
1,964,342	Societe Alsacienne de Constructions Mecaniques.	6-26-34	Marcel Ehlinger	8-2-32	Steam boilers.	8-12-32	U153	Part	462	27
2,106,119	Maurice Presburg	1-18-38	Theodor Krasselt	12-5-36	Manufacture of asbestos rings.	12-23-36	C169	Part	597	27
2,148,822	Anna Grab and Elisabeth Roman.	2-28-39	Emil Kolouch	1-10-39	Electric cooking and frying apparatus.	1-23-39	Y177	Part	165	17
2,152,415	Maurice Presburg	3-28-39	Theodor Krasselt	12-5-36	Manufacture of knitted goods.	12-23-36	C169	Part	598	27
2,154,877	Societe Auxiliaire d'Etudes Electrotechniques.	4-18-39	Raymond A. Tuot	3-30-38	Railway signaling device.	4-11-38	O174	Part	328	27
2,280,960	Francois Vanververenbergh	7-14-42	Alphonse L. J. Grignet	3-14-40	Sash window.	4-15-40	G183	Part	408	7

[F. R. Doc. 43-19107; Filed, November 29, 1943; 10:56 a. m.]

[Vesting Order 2438]

INTERESTS OF FOREIGN NATIONALS IN PATENTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the individuals to whom reference is made in the column headed "Inventor" in Exhibit A attached hereto and made a part hereof is a resident of the foreign country represented by the code number set forth after his respective name in said

Exhibit A under the heading "Res." in accordance with the following:

- 7 represents Belgium.
- 17 represents Czechoslovakia.
- 19 represents Denmark.
- 27 represents France.
- 49 represents The Netherlands.
- 51 represents Norway.
- 55 represents Poland.

and is a national of such foreign country or countries respectively;

2. That the interests in patents and rights related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Inven-

tor" opposite the respective numbers of the patents in said Exhibit A;

3. That the property identified as follows:

The undivided interests in the patents identified in Exhibit A attached hereto and made a part hereof which stand of record in the assignment records of the United States Patent Office in the names of the persons whose names appear in the column headed "Inventor" opposite the respective numbers of the patents in said Exhibit A, the coinventors of which patents are indicated in the column headed "Coinventor" opposite the respective numbers thereof, including all accrued royalties and all damages and profits recoverable at law or in equity from any

person, firm, corporation or government for past infringement thereof to which the owners of such interests are entitled.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice

of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

*EXHIBIT A

Patent No.	Date	Inventor	Title	Res.	Coinventor
D-45,878	6-4-35	Martial Van Schelle-----	Design for a tennis racket or similar article.	7	James Allen-----
1,625,868	4-26-27	Henry Blaft-----	Carding machine.	27	John Plaft-----
1,632,695	9-13-27	Peter Shestakoff-----	Process for obtaining sulpho aromatic fatty acids.	27	Grigori Petroff-----
1,661,620	3-6-28	Peter Shestakoff-----	Process for the production of washing agents.	27	Grigori Petroff-----
1,683,271	9-4-28	Robert J. Thompson-----	Flowerpot device.	27	Charles Fisher-----
1,684,142	9-11-28	Peter Shestakoff-----	Process of preparing phenol formaldehyde condensation products.	27	Grigori Petroff-----
1,779,835	10-28-30	Brian De Kruyff Van Dorssen-----	Sleeve valve engine.	49	Ivan L. Proctor-----
1,802,474	4-28-31	Paul F. J. Lehrun-----	Luminous tube manufacture.	27	R. Prefontaine-----
1,809,421	6-9-31	Carl Otto-----	Apparatus and process for producing coke and water gas in vertical chamber ovens.	19	C. W. Andrews-----
1,811,021	6-23-31	Georges Patart-----	Reduction of calcium carbonate for the manufacture of carbides.	27	H. Nielsen-----
1,840,157	1-5-32	A. Engelstad-----	Manufacture of new products comprising lignone derivatives.	51	Charles F. Cross-----
1,883,524	4-12-32	Paul H. Fitchett-----	Injection apparatus for fuel for internal-combustion engines.	51	Charles F. Cross-----
1,878,828	9-20-32	Alf Engelstad-----	Continuously variable change-speed gear.	7	R. N. Stewart-----
2,017,009	10-8-35	William D. Marchant-----	Photographic bleaching out layers.	17	J. Krautschneider-----
2,026,928	1-7-36	Alfred Back-----	Process for regenerating waste sulphuric acid by oxidizing impurities.	27	Ernst Rust-----
2,054,390	9-15-36	Andre Polgar-----	Siphon valve stopper for bottles.	7	A. A. Jucker-----
2,134,909	11-1-38	(Jan C. deNooij (Dirk J. Gerritsen)-----	Mechanism for reverse drives.	49	Moses Rosenwald-----
2,171,373	8-29-39	Ludwik Ekes-----	William M. Thomas-----	55	Jean Cotal-----
2,226,631	4-1-41			27	

[F. R. Doc. 43-19108; Filed, November 29, 1943; 10:56 a. m.]

Investing Order 24391

PATENTS OF NATIONALS OF FOREIGN COUNTRIES

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the persons to whom reference is made in the column headed "owner" hereof if an individual, is a resident of, or if a corporation or other business organization, is organized under the laws of the country represented by the code number set forth after its respective name in said Exhibit A under the heading "Nat" in accordance with the following:

17 represents Czechoslovakia.

18 represents Denmark.

19 represents France.

27 represents Germany.

34 represents Hungary.

38 represents Italy.

49 represents The Netherlands.

and is a national of such foreign country or countries, respectively;

2. That the patents and other property related thereto identified in subparagraph 3 hereof are property of the persons whose names appear in the column headed "owner" opposite the respective numbers thereof in said Exhibit A;

3. That the property identified as follows: All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof,

is property of nationals of foreign countries (Czechoslovakia, Danzig, Denmark, France, Germany, Hungary, Italy, The Netherlands);

[SEAL]

LEO T. CROWLEY,

Alien Property Custodian.

[EXHIBIT A]

Patent No.	Date	Inventor	Title	Owner	Title	Owner	Nat.
D-45,878	6-4-35	Martial Van Schelle-----	Design for a tennis racket or similar article.	7	James Allen-----	Martinus Adrianus Meijer and Richard Vom Feld.	
1,625,868	4-26-27	Henry Blaft-----	Carding machine.	27	John Plaft-----	Bayerische Elektroitzitas-Industrie Bott & Co.	49
1,632,695	9-13-27	Peter Shestakoff-----	Process for obtaining sulpho aromatic fatty acids.	27	Grigori Petroff-----	and Art Pieter Visser, Bruno Possanner, Von Ehrenthal, and Karl Scholz.	28
1,661,620	3-6-28	Peter Shestakoff-----	Process for the production of washing agents.	27	Grigori Petroff-----	Deutsche Linoleum-Werke Hansa.	17
1,683,271	9-4-28	Robert J. Thompson-----	Flowerpot device.	27	Charles Fisher-----	Process and device for producing cottonized fibers.	28
1,684,142	9-11-28	Peter Shestakoff-----	Process of preparing phenol formaldehyde condensation products.	27	Grigori Petroff-----	Process for the manufacture of Linoleum Cement.	17
1,779,835	10-28-30	Brian De Kruyff Van Dorssen-----	Sleeve valve engine.	49	Ivan L. Proctor-----	Ship's Side Scuttle.	28
1,802,474	4-28-31	Paul F. J. Lehrun-----	Luminous tube manufacture.	27	R. Prefontaine-----	Ship's Side Scuttle.	18
1,809,421	6-9-31	Carl Otto-----	Apparatus and process for producing coke and water gas in vertical chamber ovens.	19	C. W. Andrews-----	Michael.	28
1,811,021	6-23-31	Georges Patart-----	Reduction of calcium carbonate for the manufacture of carbides.	27	H. Nielsen-----		
1,840,157	1-5-32	A. Engelstad-----	Manufacture of new products comprising lignone derivatives.	51	Charles F. Cross-----		
1,883,524	4-12-32	Paul H. Fitchett-----	Injection apparatus for fuel for internal-combustion engines.	51	Charles F. Cross-----		
1,878,828	9-20-32	Alf Engelstad-----	Continuously variable change-speed gear.	7	R. N. Stewart-----		
2,017,009	10-8-35	William D. Marchant-----	Photographic bleaching out layers.	17	J. Krautschneider-----		
2,026,928	1-7-36	Alfred Back-----	Process for regenerating waste sulphuric acid by oxidizing impurities.	27	Ernst Rust-----		
2,054,390	9-15-36	Andre Polgar-----	Siphon valve stopper for bottles.	7	A. A. Jucker-----		
2,134,909	11-1-38	(Jan C. deNooij (Dirk J. Gerritsen)-----	Mechanism for reverse drives.	49	Moses Rosenwald-----		
2,171,373	8-29-39	Ludwik Ekes-----		55	Jean Cotal-----		
2,226,631	4-1-41			27			

FEDERAL REGISTER, Saturday, December 4, 1943

to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The term "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19082; Filed, November 29, 1943;
10:52 a. m.]

[Vesting Order 2445]

KARL LIEBERKNECHT G. M. B. H.

In re: Patents of German inventors or of Karl Lieberknecht G. m. b. H.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each person to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident of, or, if a business organization, is organized under the laws of and has its principal place of business in, Germany and is a national of a foreign country (Germany);

2. That the patents and other property related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner" opposite the respective numbers thereof in said Exhibit A;

3. That the property described as follows: All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof, is property of nationals of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 23, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent number	Date	Title	Owner
1,874,108	8-30-32	Needle bar for straight knitting machines.....	Karl Lieberknecht G. m. b. H.
1,878,499	9-20-32	Process for making stockings.....	Karl Lieberknecht G. m. b. H.
1,878,868	9-20-32	Device of the taking up shaft of flat hosiery frames.....	Karl Willi Lieberknecht.
1,885,738	11-1-32	Straight knitting machine.....	Karl Lieberknecht G. m. b. H.
1,886,259	11-1-32	Bracket for electric motors.....	Karl Richard Lieberknecht.
1,899,875	2-28-33	Driving mechanism for flat knitting frames.....	Karl Klaus Lieberknecht.
1,923,984	8-22-33	Process of manufacturing stockings on straight knitting machine in continuous operation.....	Karl Klaus Lieberknecht.
1,923,985	8-22-33	Knocking over device for flat hosiery frames.....	Karl Richard Lieberknecht.
1,927,762	9-19-33	Method and apparatus for making lace fabrics.....	Karl Lieberknecht G. M. b. H.
1,959,833	5-22-34	Knitting machine and method of operating thereof.....	Karl Lieberknecht G. m. b. H.
1,999,908	4-30-35	Knocking over device for flat hosiery machines.....	Karl Richard Lieberknecht.
2,036,775	4-7-36	Flat hosiery frame.....	Karl Lieberknecht G. m. b. H.

[F. R. Doc. 43-19085; Filed, November 29, 1943; 10:53 a. m.]

[Vesting Order 2452]
PATENT APPLICATIONS OF ENEMY NATIONALS

In re: Abandoned patent applications of nationals of enemy countries.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident of, or, if a business organization, has its principal place of business in, the foreign country represented by the code number set forth after its respective name in said Exhibit A in accordance with the following:

34 represents Hungary.
33 represents Italy.
39 represents Japan.

and is a national of such foreign country or countries, respectively:

2. That the patent applications and other property related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner" opposite the respective numbers thereof in said Exhibit A;

3. That the property described as follows:

Patent applications identified in Exhibit A attached hereto and made a part hereof, together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown or described in such applications,

is property of nationals of foreign countries (Hungary, Italy, Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

EXHIBIT A

Serial No.	Date	Inventor	Owner	Title	Code
9,835 13,584	3-7-35 3-28-35	Willy Seel— Artur Balazs—	Willy Seel— Artur Balazs—	Insecticides— Process for the extirpation of bed bugs—	38 34
34,560	8-3-35	Carlo Randaccio—	Carlo Randaccio—	Pest-destroyer and procedure to manufacture the same— Method of liquefying continuously solid carbon-containing materials such as coal, etc.— Mercurial diuretics and process for preparing them—	38
105,327	10-12-36	Shigeo Fujikawa—	Mitsumi Manshu, Tetsushi Kubushiki Kaisha.	Mixture for local anaesthesia—	39
239,403	11-7-38	Zoltan Foldi—	Chinoin Gyogysegi Es-Vegyeszet Termelik Gyara R. T. (Kertesz and Wolf) Gedeon Richter—	Process for polymerizing olefines— Mercurial diuretics and process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38
244,978	12-10-38	Erno Geiger and Laszlo Richter—	Giulio Natta and Mario Bacaredda, Zoltan Foldi—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	34
263,561	3-22-39	Giulio Natta and Mario Bacaredda, Zoltan Foldi—	Luigi Binachchi—	Process for polymerizing olefines— Mercurial diuretics and process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38
286,474	7-26-39	Luigi Binachchi—	Filippo Beretta—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38
301,065	10-24-39	Filippo Beretta—	Luigi Amati—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38
303,180	11-7-39	Luigi Amati—	—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38
315,850	1-26-40	Luigi Amati—	—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38

[F. R. Doc. 43-19113; Filed, November 29, 1943; 10:54 a. m.]

Investing Order 2453]

PATENT APPLICATIONS OF GERMAN NATIONALS

In re: Abandoned patent applications of nationals of Germany.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident of, or a business organization, "as its principal place of business in Germany and is a national of a foreign country (Germany);

2. That the patent applications and other property related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner" opposite the respective numbers thereof in said Exhibit A;

3. That the property described as follows:

Patent applications identified in Exhibit A attached hereto and made a part hereof, together with the entire right, title and interest throughout the United States and its territories in and to, including the right to

determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein con-

tained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended. Executed at Washington, D. C., on October 23, 1943.

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A
SERIES OF 1915

Serial No.	Date	Inventor	Owner	Title	Code	Series of 1935
9,835 13,584	3-7-35 3-28-35	Willy Seel— Artur Balazs—	Willy Seel— Artur Balazs—	Insecticides— Process for the extirpation of bed bugs—	38 34	Surface active compounds. Secondary aliphatic amines and process of making same. Process of preparing condensation products of terpine hydrocarbons with maleic anhydride. Preparation of salts of alkyl ethers of iso-urea. Phasic hydrocarbons. Phasic substitutions from cellulose triacetate.
34,560	8-3-35	Carlo Randaccio—	Carlo Randaccio—	Mercurial diuretics and process for preparing them—	38	Process of preparing vinyl esters. Derivatives of hexa-methylene tetramine and process for manufacturing the same. Composition of matter containing acylated amino carboxylic acids, amino-carboxylic acids and process of preparing them.
105,327	10-12-36	Shigeo Fujikawa—	Mitsumi Manshu, Tetsushi Kubushiki Kaisha.	Mixture for local anaesthesia—	34	Paul Henkel— Edmund Goerje and Werner Zerweck. Arthur Voss and Werner Starck.
239,403	11-7-38	Zoltan Foldi—	Chinoin Gyogysegi Es-Vegyeszet Termelik Gyara R. T. (Kertesz and Wolf) Gedeon Richter—	Process for polymerizing olefines— Mercurial diuretics and process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38	Friedrich Vitzthum— Oswald Theodor Krefft— Deutsche Gold und Silber-scheideanstalt, Otto Nicodemus and W. Roessler.
244,978	12-10-38	Erno Geiger and Laszlo Richter—	Giulio Natta and Mario Bacaredda, Zoltan Foldi—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	34	Deutsche Gold und Silber-scheideanstalt, Otto Nicodemus and W. Roessler.
263,561	3-22-39	Giulio Natta and Mario Bacaredda, Zoltan Foldi—	Luigi Binachchi—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38	Heinz Hundslecker and E. Vogt.
286,474	7-26-39	Luigi Binachchi—	Filippo Beretta—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38	Paul Schneider— Otto Nicodemus, Walter Schmidt and Ulrich Hoffmann.
301,065	10-24-39	Filippo Beretta—	Luigi Amati—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38	Karl Daimler— Christian Ammon—
303,180	11-7-39	Luigi Amati—	—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38	Ruhromel A. G.— Telefunken Gesellschaft für Drahtlose Telegraphie m. b. H.
315,850	1-26-40	Luigi Amati—	—	Process for preparing them— Treatment of leucite or other natural silicates— Processes for the preparation of 2-naphthol-sulphonie acid— Process and furnace for the production of metallic magnesium—	38	Deutsche Erdöl A. G.— Friedrich Schick.
33,412	7-24-35	Karl Daimler—	—	7-9-35 7-17-35 7-26-35 7-26-35 7-26-35 8-1-35 10-31-35 2-11-35 3-13-36 3-27-36 8-4-36	7-26-35 Heinz Hundslecker and E. Vogt. Paul Schneider— Otto Nicodemus, Walter Schmidt and Ulrich Hoffmann.	
34,324	7-26-35	Christian Ammon—	—	7-26-35	Christian Ammon—	
47,642	10-31-35	Friedrich Martin, Richard Kummich.	—	7-26-35	Ruhromel A. G.— Telefunken Gesellschaft für Drahtlose Telegraphie m. b. H.	
63,320	2-11-35	Ottmar Geisler—	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	
65,577	3-13-36	Wilhelm Runge—	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	
68,637	7-1,268	—	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	
71,268	3-27-36	—	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	
94,260	8-4-36	—	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	
126,940	2-10-37	Reinhard Tramm, Heinrich Jung and Heinrich Tramm.	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	
126,716	2-19-37	Max Landau.	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	
127,314	2-23-37	Walter E. F. K. H. Schumann.	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	
127,773	2-26-37	Arthur Imhausen.	—	7-26-35	Deutsche Erdöl A. G.— Friedrich Schick.	

in lieu thereof, if and when it should be in part, nor shall it be deemed to include that compensation will not be paid in full.

For the production of all-

plastic carboxylic acids.

Federal Register, Saturday, December 4, 1943

Serial No.	Date	Inventor	Owner	Title	Serial No.	Date	Inventor	Owner	Title
128,023	2-26-37	Max Landau	Julius Pintsch K. G.	Processes for increasing the lubricating properties of lubricating oils. Method of preserving goods from vermin. Radio receiver for blind landing of airplanes.	236,029 237,464	10-20-38 10-28-38	Hans Baehr, Michael Jahrstorfer and Georg Schwartze.	Hans Baehr, Michael Jahrstorfer and Georg Schwartze.	Production of olefines. Production of substances similar to wax or petroleum jelly. Ignition arrangement for four-stroke internal combustion engines.
135,492	4-7-37	Erik Schirrm.	Erik Schirrm.	Telefunken Gesellschaft fur Drahtlose Telegraphie n. b. H. Naittohn-Gesellschaft zur Verwertung der Rostler-Mehner'schen Verfahren m. b. H.	238,151	11-1-38	Rudolf Schleicher	Rudolf Schleicher	Chininfabriks Braunschweig Buchler & Co., Ruhrechemie A. G.
136,997	4-15-37	Hans Scharlau and Lothar Krueger.		Production of unsaturated hydrocarbon products.	238,927	11-4-38	Hermann Heinemann	Hermann Heinemann	Method of producing radium and uranium salts. Production and use of catalysts.
138,686	4-23-37	Fritz Rosstler and Vilma Mechner.	Walter Niemann and Erich Rahlis.	Process for manufacturing shaped activated carbons. Process for improving illuminating oils. Fractional distillation of crude oils. Process of purification of light oil. Chemical compounds containing tetrahydroisoquinoline. Aromatic compounds alkylated in the nucleus and a process of preparing them. Process for increasing the viscosity of hydrocarbon lubricating oils.	240,150	11-12-38	Friedrich Martin and Leonid Andrusow.	Karl Metzger and Leonid Andrusow.	Catalytic production of olefine oxides.
141,094	5-6-37	Walter Niemann and Erich Rahlis.	Karl Fischer.	Process for the polymerisation of unsaturated hydrocarbons. Anti-knocking agents. Process and apparatus for improving the pour point of hydrocarbon mixtures containing wax. Centrifugal casting machine. Radio beacon system.	242,370	11-25-38	Willi Schmidt and Bruno Blaser.	Willi Schmidt and Bruno Blaser.	Production of keto ethers.
147,785	6-11-37	Max Landau.	Julius Pintsch K. G.	Process for increasing illuminating oils. Fractional distillation of crude oils. Process of purification of light oil. Chemical compounds containing tetrahydroisoquinoline. Aromatic compounds alkylated in the nucleus and a process of preparing them. Process for increasing the viscosity of hydrocarbon lubricating oils.	246,068	12-16-38	Christian Steigerwald and Karl Koebert.	Karl Koebert and Alfon Buschmeier.	Pyridinoanthraquinones and process of producing same. Process of refining synthetic fatty acids.
148,694	6-17-37	Walther Ter-Nedden Fritz Kutz and Carl August Hornung.	Gerhard Balle and Heinz Schindl.	Process for the polymerisation of unsaturated hydrocarbons. Anti-knocking agents. Process and apparatus for improving the pour point of hydrocarbon mixtures containing wax. Centrifugal casting machine. Radio beacon system.	247,034	12-21-38	Mathias Pier, Leo Boente, and Walter Kroening.	Mathias Pier, Leo Boente, and Walter Kroening.	Production of polynuclear compounds.
158,602	8-11-37	Walther Ter-Nedden Fritz Kutz and Carl August Hornung.	Gerhard Balle and Heinz Schindl.	Process for increasing the viscosity of hydrocarbon lubricating oils.	247,408	12-23-38	George Bosch and Josef Hiller.	George Bosch and Josef Hiller.	Tetrasulfonic acid esters of indanethrones.
160,721	8-24-37	Richard Michel and August Bellfontaine.	Peter Eyermann.	Process for the polymerisation of unsaturated hydrocarbons. Centrifugal casting machine. Radio beacon system.	248,252	12-29-38	Bruno Christ, Heinz Pardon and Fritz Hanusch.	Bruno Christ, Heinz Pardon and Fritz Hanusch.	Method of separating gaseous hydrocarbons from gases.
163,090	9-9-37	Max Landau.	Julius Pintsch K. G.	Process for increasing illuminating oils. Fractional distillation of crude oils. Process of purification of light oil. Chemical compounds containing tetrahydroisoquinoline. Aromatic compounds alkylated in the nucleus and a process of preparing them. Process for increasing the viscosity of hydrocarbon lubricating oils.	253,602	1-30-39	Hans Klein and Rudolf Schidler.	Hans Klein and Rudolf Schidler.	Production of low molecular olefines.
163,746	9-14-37	Herbert Goethel, Heini Tramm and Paul Schaller.	Ruhrechemie A. G.	Process for increasing the viscosity of hydrocarbon lubricating oils.	257,016	2-17-39	Victor Bayer.	Victor Bayer.	Process for the production of crude oxidation products containing fatty acids obtained by the catalytic oxidation of high molecular weight hydrocarbons.
176,060	11-23-37	Richard Michel and August Bellfontaine.	I. G. Farbenindustrie A. G.	Process for the polymerisation of unsaturated hydrocarbons. Centrifugal casting machine. Radio beacon system.	263,208	3-21-39	Bruno Christ, Heinz Pardon and Fritz Hanusch.	Bruno Christ, Heinz Pardon and Fritz Hanusch.	Process for the production of crude oxidation products containing fatty acids obtained by the catalytic oxidation of high molecular weight hydrocarbons.
176,759	11-28-37	Max Landau.	Julius Pintsch K. G.	Process for the polymerisation of unsaturated hydrocarbons. Centrifugal casting machine. Radio beacon system.	264,116	3-25-39	Hans Klein and Rudolf Schidler.	Hans Klein and Rudolf Schidler.	Process for the production of crude oxidation products containing fatty acids obtained by the catalytic oxidation of high molecular weight hydrocarbons.
176,954	11-29-37	Richard Heinze.	Peter Eyermann.	Process for the polymerisation of unsaturated hydrocarbons. Centrifugal casting machine. Radio beacon system.	265,551	4-1-39	Karl Blass.	Karl Blass.	Process for the production of crude oxidation products containing fatty acids obtained by the catalytic oxidation of high molecular weight hydrocarbons.
180,101	12-16-37	August Leib.	Telefunken Gesellschaft fur Drahtlose Telegraphie n. b. H.	Process for the catalytic polymerization of gaseous olefines. Process of condensation products.	270,653	4-28-39	Emil Keunecke.	Emil Keunecke.	Process for the treatment of crude oxidation products containing fatty acids obtained by the catalytic oxidation of high molecular weight hydrocarbons.
180,208	12-17-37	Peter Eyermann.	I. G. Farbenindustrie A. G.	Conversion of esters containing olefines into liquid hydrocarbons. Process for desulfurizing benzol.	272,296	5-6-39	Karl Blass and Alfons Buschmeier.	Karl Blass and Alfons Buschmeier.	Process for the treatment of crude oxidation products containing fatty acids obtained by the catalytic oxidation of high molecular weight hydrocarbons.
187,680	1-28-38	Emil Keunecke and Wilhelm Muench.	Deutsche Gold und Silber Scheideanstalt vormals Roessler.	Process for the production of condensation products.	282,546	7-1-39	Hans Linden.	Hans Linden.	Process for the manufacture of adipic acid.
197,374	3-22-38	Hans Walter and Hermann Schulz.	I. G. Farbenindustrie A. G.	Hans Haebuber and Fritz Winkler.	301,154	10-25-39	Alfred Braeutigam, Horst Waller and Karl F. Lang.	Vedag Vereinigte Dachpappen-Fabriken A. G.	Method and apparatus for the cracking and/or distillation of oil. Coal tar pitches and a method for preparing the same.
198,695	3-29-38	Alfred Pott and Hans Broche.	Alfred Pott and Hans Broche.	Conversion of esters containing olefines into liquid hydrocarbons. Process for the production of fatty acids by oxidation of paraffin hydrocarbons.	305,476	11-21-39	Richard Hilpert, Artur Baumann, Christoph Beck and Ely Jagla.	Richard Hilpert, Artur Baumann, Christoph Beck and Ely Jagla.	Process for the recovery of a high grade erucide from enriched benzole waxoil.
205,190	4-29-38	Karl Blass.	Vereinigte Oelfabriken Hubbe and Farenholz.	Method of oxidizing paraffin hydrocarbons.	306,429	11-27-39	Paul Schlaek.	I. G. Farbenindustrie A. G.	Method of producing linear polyamides.
211,704	6-3-38	Walter E. F. K. H. H. Schunemann.	Ernest Schlemanns Oelwerke.	Method of producing a lubricating oil for internal combustion engines.	373,294	1-6-41	Heinrich Koppers.	Heinrich Koppers.	Method for the recovery of a high grade erucide from enriched benzole waxoil.
212,598	6-8-38	Heinrich Kuhn.	Vereinigte Oelfabriken Hubbe and Farenholz.	Production of valuable benzenes. Process and apparatus for oxidizing hydrocarbons.	335,332	3-26-41	Alfred Schutte.	Maschinenfabrik Augsburg-Nürnberg A. G.	Method of producing highly stressed parts of gas turbines from ceramic materials.
216,164	6-27-38	Karl Blass.	Vereinigte Oelfabriken Hubbe and Farenholz.	Method of oxidizing gases and liquids in the oxidation of higher molecular hydrocarbons into fatty acids, alcohols or the like.					[F. R. Doc. 43-1914; Filed, November 29, 1943; 10:54 a. m.]
220,136	7-19-38	Karl Winkler and Hermann Thomas.	Karl Winkler and Hermann Thomas.	Process of an apparatus for the production of oxidation products such as fatty acids or aldehydes from hydrocarbons of higher molecular weight by oxidation.					[Westing Order 2454]
226,398	8-23-38	Henrich Focke.	Henrich Focke.	Process for obtaining hydrocarbon oils from solid coals.					PATENTS OF NATIONALS OF ENEMY- OCCUPIED COUNTRIES
226,400	8-23-38	Henrich Focke.	Henrich Focke.	Rotating-wing aircraft with side-by-side rotors.					Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned,
228,468	9-3-38	Hans Broeche and Hans Muller.	Hans Broeche and Hans Muller.	Process for desulphurising motor fuels.					after investigation, finding;
228,678	9-6-38	Walter Becker and Wilhelm Maass.	Walter Becker and Wilhelm Maass.	Process of making bituminous materials having extraordinarily high heat and cold resistive properties and relatively little viscosity.					1. That each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident
233,294	10-4-38	Bruno Christ and Heinz Pardon.	Bruno Christ and Heinz Pardon.	Production of olefine oxides by catalytic oxidation of olefines.					2. That the patents and other property related thereto described in subparagraph 3

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hereof are property of the persons whose names appear in the column headed "Owner" opposite the respective numbers thereof in said Exhibit A;

3. That the property described as follows: All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof,

is property of nationals of foreign countries (Czechoslovakia, Denmark, Norway, Hong Kong);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Prop-

erty Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 23, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent No.	Date	Owner	Title	Nat
1,610,164	12-7-26	Aktb Norsk Aluminum Co.	Method and apparatus for determining the dip of aerial lines.	51
1,780,139	10-28-30	Dansk Engelsk Special Maskin Cie.	Apparatus for capping and paraffining the carbon rods of the dollies of electric dry batteries.	19
2,197,944	4-23-40	Arthur Robert Fenton Raver	Combined fuel pump injection and spray jet for use with an internal combustion engine.	71
2,238,975	4-1-41	A. G. Dynamit Nobel	Copper zinc alloys.	17
2,250,576	7-29-41	Viktor Ehrenhaft	Process and apparatus for the manufacture of profiled bricks.	17
2,268,755	1-6-42	Shu Li Fan	Ligature tier.	71

[F. R. Doc. 43-19115; Filed, November 29, 1943; 10:55 a. m.]

[Divesting Order 63]

BUDD WHEEL CO.

In re: Patent of Budd Wheel Company.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor, and Title
2,020,885, 11-12-35, Filiberto Gatta, Wheel cover.

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Filiberto Gatta and that Filiberto Gatta was a resident of Italy and was a national of a foreign country (Italy);

3. Having thereafter received an executed claim by or on behalf of Budd Wheel Company, a corporation of Pennsylvania, having its principal place of business at Philadelphia, Pennsylvania, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that instru-

ments of assignment from Filiberto Gatta to Uilmont O. Cumming and from Uilmont O. Cumming to claimant were dated May 23, 1938 and June 22, 1938, respectively, and were recorded in the United States Patent Office on September 18, 1938 at Liber J-176, Page 541;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said patent or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on October 23, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.
[F. R. Doc. 43-19301; Filed, December 2, 1943;
10:55 a. m.]

[Divesting Order 64]

FRANZ PUENING

In re: Patent of Franz Puening.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor, and Title
2,135,529, 11-8-38, Franz Puening, Coke oven with internally heated heating walls.

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Franz Puening and that Franz Puening was a resident of Germany and was a national of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of Franz Puening, residing at Bethlehem, Pennsylvania, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is an individual residing in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on November 6, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19302; Filed, December 2, 1943;
10:55 a. m.]

[Vesting Order 2054]

IWAO CHO

In re: One 1939 model LaSalle sedan automobile owned by Iwao Cho.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Iwao Cho is a resident of Japan, and is a national of a designated enemy country (Japan);

2. That Iwao Cho is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

a. One four-door sedan LaSalle automobile and equipment, 1939 model, motor No. 2312790, presently stored at Williams, Clarke Company, 305 West F Street, Wilmington, California,

is property within the United States owned or controlled by a national of a designated enemy country (Japan);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should

or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 1, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19303; Filed, December 2, 1943;
10:55 a. m.]

[Vesting Order 2105]

K. WILLY LAMPTEL

In re: A stamp collection owned by K. Willy Lampel.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of K. Willy Lampel is Pragerstrasse 10, Dresden, Germany, and that he is a resident of Germany and a national of a designated enemy country (Germany);

2. That K. Willy Lampel is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows: That certain stamp collection, owned by K. Willy Lampel, and now in the possession of J. E. Guest, Burt Building, Dallas, Texas, is property within the United States owned or controlled by a national of a designated enemy country (Germany);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 6, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19304; Filed, December 2, 1943;
10:53 a. m.]

[Vesting Order 2297]

WILH E. HAACK

In re: A stamp collection owned by Wilh E. Haack.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of Wilh E. Haack is Prenzlauer Allee 202, Berlin No. 55, Germany, and he is a national of a designated enemy country (Germany);

2. That Wilh E. Haack is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

A stamp collection owned by Wilh E. Haack, and now in the possession of J. E. Guest, Burt Building, Dallas, Texas, is property within the United States owned or controlled by a national of a designated enemy country (Germany);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any

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claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19305; Filed, December 2, 1943;
10:53 a. m.]

[Vesting Order 2320]

CARSCH, INC.

In re: Carsch, Inc.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That all of the issued and outstanding capital stock of Carsch, Inc., a corporation organized and doing business under the laws of the State of New York and a business enterprise within the United States, consisting of 200 shares of no par value stock, is registered in the name of Paul Einert and is beneficially owned by Carl Schlemper;

2. That Carl Schlemper, whose last known address is Solingen-Ohligs, Germany, is a national of a designated enemy country (Germany);

3. That Carl Schlemper has claims against Carsch, Inc., which, as of June 18, 1943, aggregated \$32,497.42 (in excess of the value of realizable assets) subject, however, to any accruals or deductions subsequent thereto, and represent an interest in said business enterprise;

and determining:

4. That Carsch, Inc., is controlled by Carl Schlemper and is a national of a designated enemy country (Germany);

5. That to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

and having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the 200 shares of capital stock of no par value of Carsch, Inc., registered in the name of Paul Einert, and the interest of Carl Schlemper in Carsch, Inc., as represented on the books and records of said company as accounts and/or notes payable, and hereinbefore more fully described, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States, and hereby

undertakes the direction, management, supervision and control of said business enterprise to the extent deemed necessary or advisable from time to time by the Alien Property Custodian.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to vary the extent of or terminate such direction, management, supervision or control, or return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national," "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 4, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19306; Filed, December 2, 1943;
10:53 a. m.]

[Vesting Order 2400]

LA QUIMICA BAYER, S. A.

In re: Pharmaceutical products owned by La Quimica Bayer, S. A.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That La Quimica Bayer, S. A. is a corporation organized under the laws of Argentina, with its principal place of business at Cervino 3101, Buenos Aires, Argentina, whose name appears on the Proclaimed List of Certain Blocked Nationals, Revision V, Part I, promulgated pursuant to Proclamation No. 2497 of the President of July 17, 1941;

2. That I. G. Farbenindustrie, A. G. is a corporation organized under the laws of and having its principal place of business in Germany, and is a national of a designated enemy country (Germany);

3. That La Quimica Bayer, S. A. is a wholly owned subsidiary of I. G. Farbenindustrie, A. G., and that it is controlled by, or is acting or purporting to act directly or indirectly for the benefit or on behalf of I. G. Farbenindustrie, A. G., and is a national of a designated enemy country (Germany);

4. That La Quimica Bayer, S. A. is the owner of the property described in subparagraph 5 hereof;

5. That the property described as follows: All those cases of pharmaceutical products, believed to be approximately twenty-five, bearing the case markings "R. C. A. La Guaira", presently cargo on board the S. S. "Rio Grande" at San Juan, Puerto Rico,

is property within the United States owned or controlled by a national of a designated enemy country (Germany);

And determining that La Quimica Bayer, S. A. is controlled by, or acting for or on behalf of a designated enemy country (Germany), or a person within such country, and is a national of a designated enemy country (Germany);

And further determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest, hereby vests in the Alien Property Custodian the property described in subparagraph 5 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one, or all, of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meaning prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 16, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19307; Filed, December 2, 1943;
10:53 a. m.]

[Vesting Order 2455]

ABANDONED PATENT APPLICATIONS OF NATIONALS OF ENEMY-OCCUPIED COUNTRIES

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

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16339

and pursuant to law, the undersigned, after investigation, finding:

1. That each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident of, or, if a business organization, has its principal place of business in, the foreign country represented by the code number set forth after its respective name in said Exhibit A in accordance with the following:

- 7 represents Belgium.
- 17 represents Czechoslovakia.
- 27 represents France.
- 49 represents The Netherlands.
- 55 represents Poland.

and is a national of such foreign country or countries, respectively;

2. That the patent applications and other property related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner" opposite the respective numbers thereof in said Exhibit A;

3. That the property described as follows: Patent applications identified in Exhibit A attached hereto and made a part hereof, together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown or described in such applications,

is property of nationals of foreign countries (Belgium, Czechoslovakia, France, The Netherlands, Poland);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on October 23, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A
[Patent applications identified as follows]

SERIES OF 1925

Serial No.	Date	Inventor	Owner and Code	Title
642,575	II-14-32	Emile Masson.....	Emile Masson (27)....	Means for automatically registering accidental occurrences.

SERIES OF 1935

45,087	10-18-35	Jacob Boeseken & Ulbe Gerrit Bijlsma.	Jacob Boeseken and Ulbe Gerrit Bijlsma (49).	Process for preparing substance of the phenanthroline series which are therapeutically active.
70,597	3-24-36	Albert Schaafsma.....	Albert Schaafsma (49).	Process for separating high molecular mixtures.
79,499	5-13-36	Cedric Gerard Verver.	Cedric Gerard Verver (49).	Process for refining hydrocarbon mixtures.
113,596	12-1-36	Antoine Johan Brugma.	Antoine Johan Brugma (49).	Process and device for fractional distillation of liquid mixtures, more particularly petroleum.
126,988	2-23-37	Adrianus J. V. Peski & Johannes Cornelis Vlugter.	Adrianus J. V. Peski & Johannes Cornelis Vlugter (49).	Method for separating aromatic hydrocarbons.
143,461	5-19-37	Marcel Bernard.....	Compagnie Generale De Telegraphie Sans Fil (27).	Drive and indicator system for airplane direction finders.
145,114	5-27-37	Helene A. A. L. Hofmann.	Helene A. A. L. Hofmann (27).	Manufacture of absorbing and discolouring substances.
159,329	8-16-37	Georges Joseph Leonet.	Georges Joseph Leonet.	Process for the purification of gas from coal, lignite and the like.
162,798	9-7-37	Albert E. J. L. Germe.	Albert E. J. L. Germe (27).	Process and means for the enrichment of natural and industrial mixtures of hydrocarbons in aromatic hydrocarbons and for the elimination of the resin-producing constituents therefrom.
177,803	10-29-37	Jean Paul Beyer.....	Jean Paul Beyer (27)....	Process for refining vegetable and mineral oils and all fatty substances.
184,698	1-12-38	Lars Hugo Bergman & Horace Garfield Waite.	Lars Hugo Bergman & Horace Garfield Waite (27).	Process for reconditioning solvents used for dry cleaning.
185,547	1-18-38	Franz Fudolf Moser.	Franz Fudolf Moser (49).	Dewaxing process.
187,089	1-26-38	Alfred Samuel Wolfner.	Compagnie Francaise De Raffinage (27).	Continuously operating distilling plant.
187,576	1-28-38	Jacques Francon.....	Jacques Francon (27)....	Process for purifying hydrocarbon compounds in the gaseous phase.
211,784	6-4-38	Arnold Fischer & Jan Dusek.	Arnold Fischer & Jan Dusek (17).	Process for the distillation of materials containing hydrocarbons.
225,579	8-18-38	Jacques Francon.....	Societe Industrielle des Carburants et Solvants S A (27).	Process and device for the construction of a plant for effecting catalytic hydrogenation.
226,452	8-24-38	Arnold Fischer & Jan Dusek.	Arnold Fischer & Jan Dusek (17).	Processes for converting high boiling hydrocarbons into more readily boiling hydrocarbons.
228,218	9-2-38	Josef Winkler, Wacław Von Piotrowski, Berman Spanier & Karol Bauer.	Josef Winkler, Wacław Von Piotrowski, Berman Spanier & Karol Bauer (55).	Process for the preparation of organic compounds from acid refining waste of the mineral oil industry.
237,529	10-28-38	Cedric Gerard Verver.	Cedric Gerard Verver (49).	Dewaxing process.
250,617	1-12-39	Leon M. S. Lejeune.....	Leon M. S. Lejeune (27).	Balls for game and method for manufacturing same.
252,230	1-21-39	Jozef Winkler, Wacław J. Piotrowski, Berman Spanier & Karol Bauer.	Jozef Winkler, Wacław J. Piotrowski, Berman Spanier & Karol Bauer (55).	Process of producing organic compounds from waste acids resulting from the sulphuric acid oil refining process.
272,238	5-6-39	Lucien Levy.....	Lucien Levy (27)....	Direction finding.
276,014	5-26-39	Gerard Lehmann.....	Gerard Lehmann (27)....	Directive antennas.

[F. R. Doc. 43-19308; Filed, December 2, 1943; 10:54 a. m.]

[Vesting Order 2482]

T. SAKATA & CO.

In re: Seed and a claim owned by T. Sakata & Company.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That T. Sakata & Company is a business enterprise, organized under the laws of Japan, whose principal place of business is at Nishi Hiranuma, Yokohama, Japan, and is a national of a designated enemy country (Japan);

2. That T. Sakata & Company is the owner of the property described in paragraph 3 hereof;

3. That the property described as follows:

a. All the seed belonging to T. Sakata & Company and in the possession of Herbst Brothers, 92 Warren Street, New York, New York, believed to be fully set forth in Exhibit

A, attached hereto and by reference made a part hereof, and

b. All right, title, interest and claim of any name or nature whatsoever of T. Sakata & Company, in and to any and all obligations, contingent or otherwise and whether or not matured, owing to T. Sakata & Company by Herbst Brothers 92 Warren Street, New York, New York, including but not limited to all security rights in and to any and all collateral for any and all of such obligations, and the right to enforce and collect such obligations,

is property within the United States owned or controlled by a national of a designated enemy country (Japan);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

FEDERAL REGISTER, Saturday, December 4, 1943

hereby vests in the Alien Property Custodian the property described in paragraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 26, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

	Pounds	Ounces
Amaranthus Cruentus	1	10
Amaranthus Molten Fire	3	7
Anchusa Capensis Blue Bird	6	12
Anchusa Italica Lissadel	6	6
Anchusa Italica Opal	18	4
Asclepias Curassavica	13	12
Asclepias Tuberosa	14	12
Bocconia Cordata	2	5
Cacalia Sonchifolia Coccinea	1	5
Caryopteris Mastacanthus Purple	4	4
Caryopteris Mastacanthus Pink	5	14
Caryopteris Mastacanthus White	3	10
Celosia Globosa Scarlet	3	15
Celosia Globosa Tall Crimson	9	10
Celosia Pyramidalis Plumosa Nana		
Dwarf Golden Feather	10	2
Celosia Pyramidalis Flame of Fire	7	3
Celosia Spicata	8	14
Centaurea Americana Soft Lilac	13	8
Centaurea Americana Soft Lilac	9	13
Dahlia Double's Orchid Fl. Mixed	10	18
Dahlia Mignon Dwarf Mixed		
Datura Fl. Pl. Alba	7	12
Geum Mrs. Bradshaw	7	4
Ipomoea Mexicanum Alba	21	14
Lupinus Hirsutus Mixed	39	12
Lupinus Speckled Seed	65	8
Morning Glory, Cornell	80	
Nymphaea Pygmaea Alba	14	11
Pepper Chameleon	6	13
Pepper Christmas Bell	6	10
Pepper Variegated Leaved	10	4
Petunia Hyb. Hollywood Star		
Petunia Hyb. Nana Dwf. Rose of Heaven	12	4
Petunia Hyb. Nana Silver Blue Resel	29	
Petunia Hyb. Nana Compacta First Lady	16	
Petunia Hyb. Nana Compacta Salmon Supreme	22	
Petunia Hyb. Nana Compacta White Gem	8	4
Petunia Pendula Mixed	1	4
Solanum capsicatum nanum	25	6
Stokesia Cyannea White	3	13
Stokesia Cyannea White	3	9

[F. R. Doc. 43-19309; Filed, December 2, 1943;
10:54 a. m.]

[Vesting Order 2483]

UNIVERSUL, S. A.

In re: One case of parts for linotype type-setting machine owned by Universul, S. A.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Universul, S. A. is a corporation organized under the laws of Rumania with its principal place of business at Brezolanu 23-25, Bucharest, Rumania and is a national of a designated enemy country (Rumania);

2. That Universul, S. A. is the owner of the property described in paragraph 3 hereof;

3. That the property described as follows:

One case of parts for linotype type-setting machine manufactured by Mergenthaler Linotype Company, presently located at Store 17A, American Dock Company, Tompkinsville, Staten Island, New York.

is property within the United States owned or controlled by a national of a designated enemy country (Rumania).

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Rumania);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in paragraph 3 hereof, all such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity, or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 26, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19310; Filed, December 2, 1943;
10:54 a. m.]

[Vesting Order 2491]

PATENTS OF NATIONALS OF FRANCE

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

1. That each of the persons to whom reference is made in Exhibit A attached hereto and made a part hereof as inventors and grantees of the patents identified in said Exhibit A, if an individual is a resident of, or, if a corporation or other business organization, has its principal place of business in France and is a national of a foreign country (France);

2. That the patents and other property related thereto identified in subparagraph 3 hereof are property of the persons identified as the inventors and grantees thereof in said Exhibit A;

3. That the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof,

is property of nationals of a foreign country (France);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity, or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 26, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

1,610,853. Antirolling apparatus. Fleux Jean (inventor). Schneider et Cie. (grantees). Issued 12-14-26.

1,612,380. Door fastening device. Moreau Francis (grantee). Issued 12-28-26.

1,700,899. Recording apparatus. Le Cabsarl (grantee). Issued 1-29-29.
 1,919,556. Process for radio direction locating observation and the like. S. A. Des Ondes Dirigees (grantee). Issued 7-25-33.
 2,019,531. Process for varnishing fabrics leather and the like. Girche Roger (grantee). Issued 11-5-35.
 2,041,843. Electric pocket lamp. La Diffusion S. A. Responsabiliti Limitee (grantee). Issued 5-26-36.
 2,054,736. Alcoholic fermentation of sugar containing liquids. Les Usines De Melle (grantee). Issued 9-15-36.
 2,189,564. Disinfectant and wound remedy and the production thereof. De Hevesy Guillaume (grantee). Issued 2-6-40.
 2,201,373. Automatic jack device for automobiles. Miniconi Henri Jules (inventor). Issued 5-21-44.

[F. R. Doc. 43-19311; Filed, December 2, 1943; 10:57 a. m.]

[Vesting Order 2500]

SERO-FREIN DEWANDRE SOCIETE ANONYME AND BENDIX BRAKE CO.

In re: Patents and Interest of Servo-Frein Dewandre Societe Anonyme in a contract with Bendix Brake Company. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

1. That Servo-Frein Dewandre Societe Anonyme is a corporation organized under the laws of Belgium and is a national of a foreign country (Belgium);
2. That Albert Dewandre is a resident of Belgium and is a national of a foreign country (Belgium);
3. That the property identified in subparagraph 4 hereof is property of Servo-Frein Dewandre Societe Anonyme and Albert Dewandre;
4. That the property described as follows:

Property described in Exhibit A attached hereto and made a part hereof,

is property of, or is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, nationals of a foreign country (Belgium);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

(1) All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patents:

Patent Number, Date of Issue, Inventor, and Title

1,830,530, 11-3-31, Albert Dewandre, Vacuum brake.

1,878,822, 9-20-32, Albert Dewandre, Electrical control for servo-motors.

1,879,892, 9-27-32, Albert Dewandre, Fluid braking mechanism.

1,928,248, 9-26-33, Albert Dewandre, Subordinate control device acting by reaction for use in servo-motors.

(2) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Societe Anonyme du Servo-Frein Dewandre by virtue of an agreement dated August 23, 1929 (including all modifications thereof and supplements thereto, if any) by and between Societe Anonyme du Servo-Frein Dewandre and Bendix Brake Company, which agreement relates, among other things, to Patent No. 1,608,203.

[F. R. Doc. 43-19312; Filed, December 2, 1943; 10:57 a. m.]

[Vesting Order 2501]

SOCIETE ANONYME TREFILERIES ET LAMINOIRES DU HAVRE

In re: Patent and Interest of Societe Anonyme Trefileries et Laminoiress du Havre in an agreement with The American Metal Company, Limited.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Societe Anonyme Trefileries et Laminoiress du Havre is a corporation having its principal place of business in France and is a national of a foreign country (France);

2. That the property described in subparagraph 3 hereof is property of Societe Anonyme Trefileries et Laminoiress du Havre;

3. That the property described as follows;

(a) All right, title and interest, including all accrued royalties and all damages and

profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date of Issue, Inventor and Title

1,799,157, 4-7-31, Eugene Drouilly, Manufacturer of metallic powders.

(b) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Societe Anonyme Trefileries et Laminoiress du Havre by virtue of an agreement dated March 29, 1932 (including all modifications thereof and supplements thereto, if any) by and between Societe Anonyme Trefileries et Laminoiress du Havre and The American Metal Company, Limited, which agreement relates, among other things, to Patent No. 1,799,157,

is property of, or is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (France);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19313; Filed, December 2, 1943; 10:57 a. m.]

FEDERAL REGISTER, Saturday, December 4, 1943

[Vesting Order 2502]

DR. HANS KUHL

In re: Interest of Dr. Hans Kuhl in an agreement with Frederick O. Anderegg. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Dr. Hans Kuhl is a resident of Germany and is a national of a foreign country (Germany);

2. That the property described in subparagraph 3 hereof is property of Dr. Hans Kuhl;

3. That the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement herein-after described, together with the right to sue therefor) created in Dr. Hans Kuhl by virtue of an agreement dated August 8, 1933 (including all modifications thereof and supplements thereto, if any) executed by Dr. Hans Kuhl and Frederick O. Anderegg, which agreement relates, among other things, to United States Letters Patent Nos. 1,932,871 and 2,105,324,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.[F. R. Doc. 43-19314; Filed, December 2, 1943;
10:57 a. m.]

[Vesting Order 2503]

RATIONELL MASCHINENBAU, G. M. B. H.,
ET AL.

In re: Interests of Rationell Maschinenbau G. m. b. H. and of Fritz von Philipp and Hans von Philipp trading under the style or firm of G. E. Reinhardt, in an agreement with Dexter Folder Company.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation, finding:

1. That Rationell Maschinenbau G. m. b. H. is a corporation organized under the laws of Germany and is a national of a foreign country (Germany);

2. That Fritz von Philipp and Hans von Philipp, trading under the style or firm of G. E. Reinhardt, are residents of Germany and are nationals of a foreign country (Germany);

3. That the property identified in subparagraph 4 hereof is property of Rationell Maschinenbau G. m. b. H., Fritz von Philipp and Hans von Philipp;

4. That the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights, and all damages for breach of the agreement herein-after described, together with the right to sue therefor) created in Rationell Maschinenbau G. m. b. H., and in Fritz von Philipp and Hans von Philipp trading under the style or firm of G. E. Reinhardt, and each of them, by virtue of an agreement dated April 6, 1937 (including all modifications thereof and supplements thereto, including, but without limitation, a letter from Dexter Folder Company to G. E. Reinhardt dated April 6, 1937) by and between Rationell Maschinenbau G. m. b. H., Fritz von Philipp and Hans von Philipp trading under the style or firm of G. E. Reinhardt, and Dexter Folder Company, which agreement relates, among other things, to United States Patent No. 1,898,535,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, nationals of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date

hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.[F. R. Doc. 43-19315; Filed, December 2, 1943;
10:52 a. m.]

[Vesting Order 2504]

CARL WEIBLE

In re: Interest of Carl Weible in an agreement with Forstner Chain Corporation.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Carl Weible is a resident of Germany and is a national of a foreign country (Germany);

2. That the property described in subparagraph 3 hereof is property of Carl Weible;

3. That the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights, and all damages for breach of the agreement herein-after described, together with the right to sue therefor) created in Carl Weible by virtue of an agreement acknowledged by Carl Weible on November 17, 1936 (including all modifications thereof and supplements thereto, if any) by and between Carl Weible and Forstner Chain Corporation, which agreement relates, among other things, to United States Patent No. 2,055,163,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended

Executed at Washington, D. C., on November 2, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19316; Filed, December 2, 1943;
10:52 a. m.]

[Vesting Order 2505]

GEORG WAZAU

In re: Interest of Georg Wazau of Germany in an agreement with Baldwin-Southwark Corporation.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Georg Wazau is a resident of Germany and is a national of a foreign country (Germany);

2. That the property identified in subparagraph 3 hereof is property of Georg Wazau;

3. That the property described as follows: All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Georg Wazau by virtue of an agreement dated January 20, 1933 (including all modifications thereof and supplements thereto, if any) by and between Georg Wazau and Baldwin-Southwark Corporation, which agreement relates, among other things, to Patent No. 2,033,964,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

No. 241—5

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19317; Filed, December 2, 1943;
10:52 a. m.]

[Vesting Order 2506]

HANS J. SPANNER, EDMUND GERMER, ET AL.

In re: Patents of Hans J. Spanner and Edmund Germer and interests of Hans J. Spanner, Ulrich Doering, Edmund Germer and Carl J. R. H. Von Wedel in certain contracts relating to patents.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Hans J. Spanner, Ulrich W. Doering, Edmund Germer and Carl J. R. H. Von Wedel are residents of Germany and are nationals of a foreign country (Germany);

2. That the property described in subparagraphs 6a and 6c hereof is property of Hans J. Spanner;

3. That the property described in subparagraph 6b hereof is property of Edmund Germer;

4. That the property described in subparagraph 6d hereof is property of Carl J. R. H. Von Wedel;

5. That the property described in subparagraphs 6e, 6f and 6g hereof is property of Hans J. Spanner, Ulrich W. Doering and Edmund Germer;

6. That the property described as follows:

(a) All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the United States Letters Patents identified in Exhibit A attached hereto and made a part hereof;

(b) All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the United States Letters Patents identified in Exhibit B attached hereto and made a part hereof;

(c) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hans J. Spanner by virtue of an agreement dated December 9, 1930 (including all modifications thereof and supplements thereto, if any) by and between Hans J. Spanner, Carl J. R. H. Von Wedel, Edward H. Loftin, Electrons, Inc. and Henry T. Kilburn, which agreement relates, among

other things, to certain United States Letters Patent, including Patent No. 1,877,932;

(d) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Carl J. R. H. Von Wedel by virtue of an agreement dated November 2, 1940 (including all modifications thereof and supplements thereto, if any) executed by Edward H. Loftin and approved by Pieter J. Kooiman, acting under power of attorney from Carl J. R. H. Von Wedel, which agreement relates, among other things, to certain United States Letters Patent, including Patent No. 1,923,521;

(e) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hans J. Spanner, Ulrich W. Doering and Edmund Germer by virtue of an agreement dated January 1, 1936 (including all modifications thereof and supplements thereto, if any) by and between Hans J. Spanner, Ulrich W. Doering, Edmund Germer and Hanovia Chemical and Manufacturing Company, which agreement relates, among other things, to certain United States Letters Patent, including Patent No. 1,860,210;

(f) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Truman S. Safford by virtue of an agreement dated May 15, 1939 (including all modifications thereof and supplements thereto, if any) by and between Hans J. Spanner, Ulrich W. Doering, Edmund Germer, Friederich H. A. Brandt and Truman S. Safford and which agreement relates, among other things, to certain United States Letters Patent, including Patent No. 1,860,210;

(g) All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hans J. Spanner, Ulrich W. Doering and Edmund Germer by virtue of an agreement dated January 1, 1941 (including all modifications thereof and supplements thereto, if any) by and between General Electric Company and Hanovia Chemical and Manufacturing Company, which agreement relates, among other things, to certain United States Letters Patent, including Patent No. 2,202,199;

is property of, or is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, nationals of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid

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in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patent No., Date of Issue, Inventors and Title

1,860,210, 5-24-32, Hans J. Spanner and Ulrich Doering, Gas filled electric discharge device.

1,925,648, 9-5-33, Hans J. Spanner and Ulrich Doering, Lighting device.

1,969,765, 8-14-34, Hans J. Spanner and Ulrich Doering, Lighting device.

2,047,390, 7-14-36, Hans J. Spanner, Discharge device.

2,053,879, 9-8-36, Hans J. Spanner and Edmund Germer, Discharge tube.

2,092,363, 9-7-37, Hans J. Spanner and Werner Lucas, Gas or vapor discharge tube.

2,097,261, 10-26-37, Hans J. Spanner, Lighting device.

2,128,270, 8-30-38, Hans J. Spanner and Ulrich Doering, Lighting device.

2,159,824, 5-23-39, Hans J. Spanner, Discharge device.

2,181,924, 12-5-39, Hans J. Spanner, Gas and metal vapor discharge tube.

2,184,323, 12-26-39, Hans J. Spanner, Cathode acceleration and degassing.

2,191,507, 2-27-40, Hans J. Spanner, Discharge device.

2,203,550, 6-4-40, Hans J. Spanner, Electric lamp.

2,205,000, 6-18-40, Hans J. Spanner, Electric lamp.

2,228,327, 1-14-41, Hans J. Spanner, Discharge device.

EXHIBIT B

Patent No., Date of Issue, Inventor, and Title

2,116,927, 5-10-38, Edmund Germer, Electrical discharge device.

2,123,939, 7-19-38, Edmund Germer, Method of applying luminescent colors on bodies consisting of glass or other materials.

2,148,017, 2-21-39, Edmund Germer, Electrical discharge device.

2,187,736, 1-23-40, Edmund Germer, Electrical discharge device.

2,190,657, 2-20-40, Edmund Germer, Discharge device.

2,213,245, 9-3-40, Edmund Germer, Electrical discharge device.

2,226,495, 12-17-40, Edmund Germer, Electrical discharge device.

[F. R. Doc. 43-19318; Filed, December 2, 1943;
10:52 a. m.]

[Vesting Order 2507]

FREDRIK JUELL

In re: Interest of Fredrik Juell in an agreement with Kimberly-Clark Corporation.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Fredrik Juell is a resident of Norway and is a national of a foreign country (Norway);

2. That the property identified in subparagraph 3 hereof is property of Fredrik Juell;

3. That the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Fredrik Juell by virtue of an agreement dated July 21, 1941, (including all modifications thereof and supplements thereto, if any) by and between Fredrik Juell and Kimberly-Clark Corporation, which agreement relates, among other things, to Patent No. 1,622,474,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Norway);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19318; Filed, December 2, 1943;
10:52 a. m.]

[Vesting Order 2508]

PROPELLER WERK GUSTAV SCHWARZ,
G. M. B. H.

In re: Interest of Propeller Werk Gustav Schwarz G. m. b. H. in an agreement with Engineering & Research Corporation.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Propeller Werk Gustav Schwarz G. m. b. H. is a corporation organized under the laws of and having its principal place of business in Germany and is a national of a foreign country (Germany);

2. That the property described in subparagraph 3 hereof is property of Propeller Werk Gustav Schwarz G. m. b. H.;

3. That the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Propeller Werk Gustav Schwarz G. m. b. H. by virtue of an agreement dated January 1, 1937 (including all modifications thereof and supplements thereto, if any) by and between Propeller Werk Gustav Schwarz G. m. b. H. and Engineering & Research Corporation, which agreement relates, among other things, to United States Letters Patent No. 1,987,760,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of Executive Order No. 9095, as amended. Executed at Washington, D. C., on November 2, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19320; Filed, December 2, 1943;
10:52 a. m.]

[Vesting Order 2509]

WOLFF & CO., KOMMANDITGESELLSCHAFT
AUF AKTIEN

In re: Interest of Wolff & Co., Kommanditgesellschaft auf Aktien in an agreement with The Dow Chemical Company, relating to United States Patent No. 1,988,099.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

1. That Wolff & Co., Kommanditgesellschaft auf Aktien is a corporation organized under the laws of Germany and is a national of a foreign country (Germany);

2. That the property identified in subparagraph 3 hereof is property of Wolff & Co., Kommanditgesellschaft auf Aktien;

3. That the property identified as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights, and all damages for breach of the agreement herein-after described, together with the right to sue therefor) created in Wolff & Co., Kommanditgesellschaft auf Aktien by virtue of an agreement dated March 16, 1939 (including all modifications thereof and supplements thereto, if any) by and between Wolff & Co., Kommanditgesellschaft auf Aktien and The Dow Chemical Company, which agreement relates, among other things, to United States Patent No. 1,988,099.

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may

be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19321; Filed, December 2, 1943;
10:52 a. m.]

[Vesting Order 2510]

FRITZ HEER, JR.

In re: Interest of Fritz Heer, Jr., in an agreement with Forstner Chain Corporation relating to United States Patent No. 2,015,308.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

1. That Fritz Heer, Jr., is a resident of Germany and is a national of a foreign country (Germany);

2. That the property identified in subparagraph 3 hereof is property of Fritz Heer, Jr.;

3. That the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights, and all damages for breach of the agreement herein-after described, together with the right to sue therefor) created in Fritz Heer, Jr., by virtue of an agreement (including all modifications thereof and supplements thereto, if any) by and between Fritz Heer, Jr., and Forstner Chain Corporation, which agreement relates, among other things, to Patent No. 2,015,308,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19322; Filed, December 2, 1943;
10:53 a. m.]

[Vesting Order 2636]

G. H. MUMM CHAMPAGNE AND ASSOCIATES, INC.

In re: G. H. Mumm Champagne (Societe Vinicole de Champagne, successors) and Associates, Incorporated.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

1. That of the issued and outstanding capital stock of G. H. Mumm Champagne (Societe Vinicole de Champagne, Successors) and Associates, Incorporated, a corporation organized under the laws of the State of Delaware and doing business in the State of New York, and a business enterprise within the United States, consisting of 1,000 shares of common stock of \$100 par value and 500 shares of 5 1/2% cumulative preferred stock of \$100 par value, 800 shares (80%) of the common stock and all of the preferred stock are owned by the persons listed below in the number appearing opposite each name, and are evidence of ownership and control of said business enterprise;

Name	Number of shares	
	Com- mon	Pre- ferred
Societe Vinicole de Champagne.....	530	500
James Schwob d'Hericourt (deceased).....	20	-----
Georges Robinet.....	50	-----
J. Calvet & Co.....	50	-----
Martial Adrien Georges Edouard Laporte-Bisquit.....	50	-----
Nasmlooe Venootschap Amsterdamsche Likeurstokerij "t Lootsie" der Erven Lucas Bol.....	50	-----
P. J. Valekenberg, G. m. b. H.....	50	-----
Total.....	800	500

2. That the following named persons, whose last known addresses or principal places of business appear opposite each name, are nationals of a foreign country (France):

Societe Vinicole de Champagne, Reims, France.

James Schwob d'Hericourt, Paris, France.

Georges Robinet, Reims, France.

J. Calvet & Co., Bordeaux, France.

Martial Adrien Georges Edouard Laporte-

Bisquit, Jarnac-Cognac, France.

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3. That Naamlooze Venootschap Amsterdamsche Likeurstokerij, "t' Lootsje" der Erven Lucas Bols, whose principal place of business is located at Amsterdam, The Netherlands, is a national of a foreign country (The Netherlands);

4. That P. J. Valckenberg, G. m. b. H., whose principal place of business is located at Worms-am-Rhein, Germany, is a national of a designated enemy country (Germany);

5. That G. H. Mumm Champagne (Societe Vinicole de Champagne, Successors) and Associates, Incorporated is a national of a foreign country (France);

and determining and having so certified to the Secretary of the Treasury;

6. That it is necessary in the national interest with respect to such business enterprise (i) to provide for the protection of the property, (ii) to change personnel or supervise the employment policies, (iii) to liquidate, reorganize or sell, (iv) to direct the management in respect to operations, and/or to vest;

and having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby undertakes the direction, management, supervision and control of said business enterprise to the extent deemed necessary or advisable from time to time by the Alien Property Custodian, and hereby vests in the Alien Property Custodian the fifty shares of common stock of G. H. Mumm Champagne (Societe Vinicole de Champagne, Successors) and Associates, Incorporated, registered in the name of and owned by P. J. Valckenberg, G. m. b. H., of Worms-am-Rhein, Germany, hereinbefore described, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to vary the extent of or terminate such direction, management, supervision or control, or return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian, on Form APC-1 or Form APC-6, as the case may be, a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise

within the United States" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 24, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-19323; Filed, December 2, 1943;
10:54 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[RMPR 122, Rev. Order 47]

SOLID FUELS IN WASHINGTON AREA AND ALEXANDRIA, VA.

ADJUSTMENT OF AUTHORIZED PRICES

Revised Order No. 47 under Revised Maximum Price Regulation No. 122. Solid Fuels Sold and Delivered by Dealers. Maximum prices for solid fuels in the Washington area and Alexandria, Virginia.

For the reasons set forth in an opinion issued simultaneously herewith, in accordance with § 1340.260 of Revised Maximum Price Regulation No. 122 and pursuant to the authority vested in the Administrator by the Emergency Price Control Act of 1942, as amended, it is hereby ordered that Order No. 47 be revised and amended to read as follows:

(a) *What this order does.* (1) This order establishes maximum prices for sales of specified solid fuels made in Alexandria, Virginia and in the "Washington, D. C. metropolitan area"; this area includes: the District of Columbia, Arlington County and Falls Church, Virginia and, in Maryland, Chevy Chase, Bethesda, Sligo, Silver Spring, Takoma Park, College Park, Seat Pleasant, Riverdale, Capitol Heights, Oxon Hill, Kensington, Mt. Rainier, Hyattsville and Brentwood. These are the highest prices that any dealer may charge when he delivers any of such fuel at or to a point in Alexandria, Virginia, or at or to a point in the "Washington area"; they are also the highest prices that any buyer in the course of trade or business may pay for them.

(2) This order contains four price schedules. The first three apply to the "Washington area" and the fourth applies to Alexandria, Virginia. The first three have particular application as follows: first, for retail or "direct delivery" sales to consumers; second, for "yard sales" made at the dealer's yard to consumers who come there for fuel and to other dealers for resale by them; and third, for sales of bagged coal. None of these four price schedules permits the making of a service charge except Price Schedule I and none requires the granting of a discount except Price Schedule IV.

(b) *What this order prohibits.* Regardless of any obligation, no person shall

(1) Sell or, in the course of trade or business, buy solid fuels at prices higher than the maximum prices set by this Order No. 47; but less than maximum prices may at any time be charged, paid, or offered.

(2) Obtain a higher than maximum price by: (i) Charging for a service unless expressly requested by the buyer and unless specifically authorized to do so by this order.

(ii) Charging a price higher than the schedule price for a service.

(iii) Making a charge higher than the schedule charge authorized for the extension of credit.

(iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the fuel requested by him, or

(v) Using any other device by which a higher than maximum price is obtained, directly or indirectly.

(c) *Price Schedule I: Sales on a "direct delivery" basis.* (1) Price Schedule I sets forth maximum prices for retail sales of specified sizes, kinds and quantities of solid fuels delivered to consumers at any point in the Washington, D. C. metropolitan area. Deliveries of the fuels for which maximum prices for yard sales to consumers in 50 to 500 pound quantities are specified in paragraph (d) may be made at the maximum price specified for such quantities of the fuel plus 5 cents for each bag or basket containing not less than 50 pounds.

Kind and size	Per ton		Per $\frac{1}{4}$ ton	
	Gross (2,240 lbs.)	Net (2,000 lbs.)	Gross (1,120 lbs.)	Net (1,000 lbs.)
Pennsylvania anthracite:				
Egg, stove, and nut.....	\$15.10	\$13.47	\$8.05	\$7.15
Pea.....	13.20	11.77	7.10	6.33
#1 buckwheat.....	11.15	9.93	6.10	5.43
Rice (#2 buckwheat).....	10.15	9.07	5.60	4.98
Virginia anthracite:				
Egg, stove, and nut.....	11.65	9.87	6.05	5.40
Pea.....	9.25	8.26	5.15	4.60
#1 buckwheat.....	7.65	6.83	4.35	3.88
High volatile bituminous coal from District Nos. 1, 2, 3, 7 or 8:				
Egg, stove, and nut.....	9.60	8.57	5.30	4.70
Domestic run-of-mine.....	8.60	7.68	4.80	4.31
Low volatile bituminous coal from District No. 8:				
Domestic run-of-mine.....	9.35	8.33	5.20	4.67
Domestic run-of-mine, quantities of 2 tons or less.....	9.95	8.86	5.50	4.93

Kind and size	Per ton		Per $\frac{1}{4}$ ton	
	Gross (2,240 lbs.)	Net (2,000 lbs.)	Gross (1,120 lbs.)	Net (1,000 lbs.)
Low volatile bituminous coal from District No. 7:				
Egg.....	\$12.30	\$10.96	\$6.65	\$5.98
Stove.....	12.10	10.79	6.55	5.90
Nut.....	11.05	9.85	6.05	5.43
Specially prepared mixture of pea, stove, and nut coal sold for hot water heating.....				
Pea.....	10.50	9.36	5.75	5.18
Domestic run-of-mine.....	9.00	8.02	5.00	4.51
Domestic run-of-mine in quantities of 2 tons or less.....	9.40	8.38	5.20	4.69
Nut and slack.....	10.00	8.91	5.50	4.95
Coke.....	8.80	7.84	4.90	4.42
Low and medium volatile bituminous coal from district No. 3 in Price Classification A or from district No. 1:				
Egg.....	10.80	9.62	5.90	5.31
Stove.....	10.50	9.36	5.75	5.18
1/4" to 2 1/4" lump.....	9.50	8.46	5.25	4.73
Domestic run-of-mine.....	8.90	7.92	4.95	4.46
Domestic run-of-mine in quantities of 2 tons or less.....	9.30	8.30	5.15	4.65
Briquettes.....	11.40	10.18	6.20	5.54
Ambrocol.....	12.60	11.25	6.80	6.07
Cannel coal-lump size from district No. 8.....	17.25	15.38	9.13	8.19
Split coal-lump size from district No. 8.....	14.25	12.70	7.63	6.85
Coke.....		13.00		7.00

(2) *Maximum authorized service charges.* If the buyer requests such services of him, the dealer may charge 75 cents per ton for carry or wheel service except that no service charge may be made on sales of less than one-quarter ton or of any quantity of bagged coal. This subparagraph applies only when the dealer renders the service.

(d) *Price Schedule II; "Yard sales".* Price Schedule II sets forth maximum prices for sales of specified sizes, kinds and quantities of solid fuels delivered

at the yard of any dealer in the Washington, D. C., metropolitan area. The first three columns of prices applies to yard sales to consumers and the last two columns of prices applies to yard sales to dealers in fuels who resell them. The third column of consumer prices applies to yard sales of fuels measured in bags or baskets containing not less than 50 pounds; but this column of prices shall not apply to sales of more than 500 pounds.

	Consumer prices			Dealer prices	
	Gross (2,240 lbs.)	Net (2,000 lbs.)	Per 100 lbs.	Gross (2,240 lbs.)	Net (2,000 lbs.)
Pennsylvania anthracite:					
Egg, stove, and nut.....	\$14.10	\$12.58	\$0.90	\$12.55	\$11.19
Pea.....	12.20	10.88	.82	10.70	9.54
#1 buckwheat.....	10.15	9.04		8.75	7.79
Rice (#2 buckwheat).....	9.15	8.18		7.70	6.88
Virginia anthracite:					
Egg, stove, and nut.....	10.05	8.97	.76	8.55	7.63
Pea.....	8.25	7.37	.68	6.90	6.16
#1 Buckwheat.....	6.65	5.94		5.50	4.91
High volatile bituminous coal from Districts Nos. 1, 2, 3, 7 or 8:					
Egg, stove, and nut.....	8.60	7.68	.68	7.15	6.38
Domestic run-of-mine.....	7.75	6.92	.67	7.10	6.34
Low volatile bituminous coal from Districts Nos. 1, 2, 3, 7 or 8:					
Egg.....	8.35	7.43	.72	8.05	7.15
Stove.....	11.30	10.07	.80	9.75	8.69
Nut.....	11.10	9.89	.80	9.60	8.55
Specialty prepared mixture of pea, stove, and nut coal, sold for hot water heating.....	10.05	8.96	.75	8.60	7.66
Pea.....	9.50	8.46		8.75	7.80
Domestic run-of-mine.....	8.00	7.13	.70	7.75	6.90
Nut and slack.....	8.40	7.48	.72	8.10	7.21
Low and medium volatile bituminous coal from District No. 1 or from District No. 3 in Price Classification A:					
Egg.....	7.80	6.95		7.45	6.63
Stove.....	9.80	8.75	.74	8.50	7.59
1/4 to 2 1/4" lump.....	9.50	8.48	.74	8.25	7.36
Domestic run-of-mine.....	8.50	7.59		7.70	6.87
Briquettes.....	7.90	7.05	.69	7.40	6.60
Ambrocol.....	10.40	9.29			
Cannel coal-lump size from district No. 8.....	11.60	10.36			
Split coal-lump size from district No. 8.....	16.25	14.49			
Coke (per net ton).....	13.25	11.81			
	12.00				11.10

(e) *Price Schedule III Bagged coal.* Price Schedule III sets forth maximum per bag prices for sales made at or to any point in the Washington, D. C., metropolitan area of coal in paper bags of 15 pounds each. These are prices for the nut size.

"Yard sales"

Kind:	Price (cents)
Pennsylvania anthracite.....	10
Virginia anthracite.....	7 1/2
Bituminous coal.....	6 1/2

"Direct delivery" sales to persons reselling bagged coal

Kind:	Price (cents)
Pennsylvania anthracite.....	14
Virginia anthracite.....	12
Bituminous coal.....	11

"Sales to consumers not made at a yard"

Pennsylvania anthracite.....	17
Virginia anthracite.....	15
Bituminous coal.....	14

(f) *Price Schedule IV: Alexandria, Virginia.* Price Schedule IV sets forth

maximum prices for delivery-into-bin sales to consumers in Alexandria, Virginia and for sales made at the yard of any dealer in Alexandria, Virginia. These prices are for sales of net tons (2000 pounds) when payment is not made by the buyer within 15 days after receipt of the fuel.

In case payment is made by the buyer within 15 days after receipt of the fuel, the maximum prices set forth shall be reduced by 50 cents per ton or by 25 cents per half-ton, which reduction is a "cash discount."

If delivery is made to a non-domestic buyer taking deliveries of 25 or more tons per annum at one point, the maximum prices set forth shall be reduced by 50 cents per ton or by 25 cents per half-ton and, if cash payment is made, also by the "cash discount."

If delivery is made at the dealer's yard, the maximum prices set forth shall be reduced by \$1.00 per ton or by 50 cents per half-ton and, if cash payment is made, also by the "cash discount."

Kind and size	Quantity	
	Per ton	Per $\frac{1}{4}$ ton
Pennsylvania anthracite:		
Egg, stove, nut.....	\$13.95	\$7.50
Pea.....	12.40	6.70
#1 Buckwheat.....	10.45	5.75
Rice (#2 buckwheat).....	9.75	5.40
Low volatile bituminous coal from District No. 7 (or Pocahontas or New River):		
Egg.....	11.45	6.25
Stove.....	11.30	6.15
Nut.....	10.10	5.55
Pea.....	9.00	5.00
Domestic run-of-mine.....	8.90	4.95
3/4" slack.....	8.50	4.75
Low volatile bituminous coal from District No. 8:		
Egg, stove.....	11.25	6.15
High volatile bituminous coal from District No. 8:		
Block.....	11.35	6.20
Egg (larger than 5' x 2').....	9.25	5.15
Stove.....	9.20	5.10
Nut.....	9.45	5.25
Screenings (larger than 3 1/2' x 0').....	8.00	4.50
Cannel coal from District No. 8.....	15.90	8.45
Coke.....	13.50	7.25

(g) *Sales of more or less than specified tonnages.* For a sale of a tonnage more or less than a tonnage for which a maximum price is specifically set forth, the price shall be adjusted (to the nearest cent) in proportion to the tonnage sold. For example, if 560 pounds are sold, the price shall be adjusted to one-fourth of the gross ton price; or, if 500 pounds are sold, the price shall be adjusted to one-fourth of the net ton price for the fuel sold. All other variations from prices for specified tonnages shall be proportionately adjusted in a similar way so that no more than the applicable and proportionate maximum price is obtained.

For a sale of coal of the size and kinds specified herein in bags of more or less than 15 pounds each, the price shall be adjusted to the nearest half-cent in proportion to the weight sold.

(h) *Ex Parte 148 freight rate increase; transportation tax—(1) The freight rate increase.* Since the Ex Parte 148 freight rate increase has been rescinded by the Interstate Commerce Commission, the dealer's freight rates are the same as

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those of December 1941. Therefore, no dealer may increase any schedule price on account of freight rates.

(2) *The transportation tax.* Only the transportation tax imposed by section 620 of the Revenue Act of 1942 may be collected in addition to the maximum prices set by this order provided the dealer states it separately from the price on the statement given to the buyer under paragraph (n), (2). But no part of that tax may be collected in addition to the maximum price on sales of quarter-ton or lesser quantities or on sales of any quantity of bagged coal.

(i) *Addition of increase in supplier's prices prohibited.* The maximum prices set by this order may not be increased by a dealer to reflect increases in purchase costs or in supplier's maximum prices occurring after the effective date hereof; but increases in the maximum prices set hereby to reflect such increases are within the discretion of the Administrator.

(j) *Petitions for amendment.* Any person seeking an amendment to this order may file a petition for amendment in accordance with Revised Procedural Regulation No. 1.

(k) *Power to amend or revoke.* The Price Administrator may amend, revoke or rescind this order, or any provision thereof, at any time.

(l) *Applicability of other regulations.* Every dealer subject to this order is governed by the licensing and registration provisions of sections 15 and 16 of the General Maximum Price Regulation. Sections 15 and 16 provide, in brief, that a license is required of all persons selling at retail commodities for which maximum prices are established. A license is automatically granted. It is not necessary to apply for the license, but a dealer may later be required to register. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices are established. If a dealer's license is suspended, he may not sell any such commodity during the period of suspension.

(m) *Records.* Every dealer subject to this order shall preserve, keep, and make available for examination by the Office of Price Administration, the same records he was required to preserve and keep under § 1340.262 (a) and (b) of Regulation No. 122.

(n) *Posting of maximum prices; sales slips and receipts.* (1) Each dealer subject to this order shall post all the maximum prices set by it for all his types of sales. He shall post his prices in his place of business in a manner plainly visible to and understandable by the purchasing public. He shall also keep a copy of this order available for examination by any person inquiring as to his prices for solid fuel. No report of the maximum prices established by this order need be made by any dealer under § 1340.262 (c) of Regulation No. 122.

(2) Every dealer selling solid fuel for sales of which a maximum price is set by this order shall, within thirty days after the date of delivery of the fuel, give

to the buyer a statement showing: the date of the sale, the name and address of the dealer and of the buyer, the kind, size and quantity of the solid fuel sold, the price charged and separately stating any item which is required to be separately stated by this order. This paragraph (n) (2) shall not apply to sales of quantities of less than one-quarter ton or to sales of bagged coal unless the dealer customarily gave such a statement on such sales.

(3) In the case of all other sales, every dealer who during December 1941 customarily gave buyers sales slips or receipts shall continue to do so. If a buyer requests of a seller a receipt showing the name and address of the dealer, the kind, size and quantity of the solid fuel sold to him or the price charged, the dealer shall comply with the buyer's request as made by him.

(o) *Enforcement.* (1) Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Office of Price Administration.

(p) *Definitions and explanations.* When used in this Revised Order No. 47, the term:

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor representative of any of the foregoing, and includes the United States, any other government, or any agency or subdivision of any of the foregoing.

(2) "Sell" includes sell, supply, dispose, barter, exchange, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "sale", "selling", "sold", "seller", "buy", "purchase" and "purchaser" shall be construed accordingly.

(3) "Dealer" means any person selling solid fuel except producers or distributors making sales at or from a mine, a preparation plant operated as an adjunct of any mine, a coke oven, or a briquette plant.

(4) "Direct delivery" means dumping or chuting the fuel from the seller's truck directly into the buyer's bin or storage space; but, if this is physically impossible, the term means discharging the fuel directly from the seller's truck at a point where this can be done and at the point nearest and most accessible to the buyer's bin or storage space.

(5) "Carry" and "wheel" refer to the movement of fuel to buyer's bin or storage space by wheelbarrow, barrel, sack or otherwise from the seller's truck or from the point of discharge therefrom when made in the course of "direct delivery".

(6) "Yard sales" shall mean deliveries made by the dealer in his customary manner at his yard or at any place other than his truck.

(7) "Pennsylvania anthracite" means only coal produced in the Lehigh, Schuylkill and Wyoming regions in the Commonwealth of Pennsylvania.

(8) "Egg, stove, nut", etc. sizes of Pennsylvania anthracite refer to the sizes of such coal prepared at the mine in accordance with standard sizing specifications adopted by the Anthracite Committee, effective December 15, 1941.

(9) "Virginia anthracite" means non-bituminous coal produced in the State of Virginia.

(10) "Egg, stove, nut", etc. sizes of Virginia anthracite refer to the sizes of such coal as prepared by the producer during the period December 15-31, 1941.

(11) "District No." refers to the geographical bituminous coal-producing districts as delineated and numbered by the Bituminous Coal Act of 1937, as amended.

(12) "Low volatile bituminous coal" is produced in the low volatile sections of the producing districts specified herein.

(13) "Medium volatile bituminous coal" is produced in the medium volatile sections of the producing districts specified herein.

(14) "High volatile bituminous coal" is produced in the high volatile sections of the producing districts specified herein.

(15) "Price Classification A" refers to the price (i. e., quality) classifications set forth in the minimum price schedules for the various producing districts issued by the Bituminous Coal Division of the United States Department of the Interior.

(16) "Egg, stove, nut", etc. sizes of bituminous coal refer to the sizes of such coal as defined in the Bituminous Coal Act of 1937, as amended, and as prepared at the mine in accordance with the applicable minimum price schedule promulgated by the Bituminous Coal Division of the United States Department of the Interior, except that "domestic run-of-mine" shall be that size sold as such by the dealer.

(17) Except as otherwise provided herein or as the context may otherwise require, the definitions set forth in §§ 1340.255 and 1340.266 of Regulation No. 122 shall apply to terms used herein.

(q) *Effect of order on Regulation No. 122.* To the extent applicable, the provisions of this order supersede Regulation No. 122.

This order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This Revised Order No. 47 shall become effective as of November 30, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued the 1st day of December 1943.
CHESTER BOWLES,
Administrator.

[F. R. Doc. 43-19260; Filed December 1, 1943;
4:34 p. m.]

FEDERAL REGISTER, Saturday, December 4, 1943

16349

WAR FOOD ADMINISTRATION.

DESIGNATION OF PERSONS TO HOLD HEARINGS, TO SIGN AND ISSUE SUBPENAS, AND TO ADMINISTER OATHS OR AFFIRMATIONS

The names of Abraham L. Kaminstien and Aram G. Panossian are hereby added to the list of persons appearing in paragraph (A) of the "Designation of Persons

to Hold Hearings, to Sign and Issue Subpensas, and to Administer Oaths or Affirmations", issued by the Secretary of Agriculture and the Assistant War Food Administrator on October 25, 1943 (8 F.R. 14592); and the said Abraham L. Kaminstien and Aram G. Panossian are authorized to perform any acts and to exercise any powers specified in such designation.

Done at Washington, D. C., this 2d day of December 1943.

PAUL H. APPLEBY,
Acting Secretary of Agriculture.

WILSON COWEN,
Assistant War Food Administrator.

[F. R. Doc. 43-19333; Filed, December 3, 1943;
11:15 a. m.]

